

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF OHIO

Anthony L. McKinney et al
Secured Creditor
Plaintiff

~~Complaint~~

original

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MAR 20 2020

RICHARD W. NAGEL, CLERK OF COURT
COLUMBUS, OHIO

Civil Action No. _____

Denise Paddock
Librarian/cb at LOCI
In their individual and
official capacities
Defendant - Debtor

Complaint
2 2 0 C V 1 4 5 0

Judge Smith

MAGISTRATE JUDGE DEEVERS

LT R. Kammer at LOCI
In their individual and
official capacity
Defendant - Debtor

LT Shawn Frye at LOCI
In their individual and
official capacity
Defendant - Debtor

SGT B. Preston at LOCI
In their individual and
official capacity
Defendant - Debtor

Warden - Norman Robinson at LOCI
In their individual and official
capacity. Defendant - Debtor

Warden at RCI
In their Individual and
Official Capacity
Defendant - Debtor

Hearing Officers "Unknown"
In their Individual and Official
Capacity
Defendant - Debtor

I. Jurisdiction & Venue

1. This is a civil action authorized by 42 U.S.C. Section 1983 ~~to~~ redress the deprivation under color of state law of rights secured by the Constitution of the United States. The court has jurisdiction under 28 U.S.C. Section 1331, 1331(1) & U.S. Const. Art. III § 2 Cl. 1, and 1343(a)(3). Plaintiff McKinney seeks declaratory relief pursuant to 28 U.S.C. Section 2201 and 2202. Plaintiff McKinney's claims for injunctive relief are authorized by 28 U.S.C. Section 2283 & 2284 and Rule 65 of the Federal Rules of Civil Procedure.
2. The Southern District of Ohio is a appropriate venue under 28 U.S.C. Section 1391(b)(2) because it is where the events giving rise to this claim occurred.

II. Plaintiff

3. Plaintiff Anthony McKinney is and was at all times mentioned herein a Prisoner of the State of Ohio in the custody of the Ohio Department of Corrections. He is currently confined in Ohio State Prison, in Chillicothe, Ohio.

III Defendants

4. Defendant - Debtor Denise Paddock is a Librarian / C/O, Corrections Officer of the Ohio Department of Corrections, who, at all times mentioned in this

Complaint, held rank of Librarian/C/O and was assigned to Ohio State Prison.

5. Defendant-Debtor LT R. Kammer is the Head of the STG Security Threat Group upon Belief and Information and/or Lieutenant/C/O Corrections officer of the Ohio Department of Corrections who, at all times mentioned held the rank of Prison guard and was assigned to Ohio State Prison.

6. Defendant-Debtor LT Shawn Frye is a Lieutenant C/O Corrections officer of the Department of Ohio Department of Corrections who at all times mentioned held the rank of Prison guard and was assigned to Ohio State Prison.

7. Defendant-Debtor SGT B. Preston is a Sergeant C/O corrections officer of the Ohio Department of corrections who at all times mentioned held the rank of Prison guard and was assigned to Ohio State Prison.

8. Defendant-Debtor Warden Norman Robinson is the Warden of Ohio State Prison. He is legally responsible for operation of London Correctional Institution Ohio State Prison and for the welfare of all inmates of that Prison.

9. Defendant-Debtor Warden Donnie Morgan is the Warden of Ohio State Prison. He is legally responsible for operation of Ross Correctional Institution Ohio State Prison and for the welfare of all inmates of that Prison.

10. Each Defendant-Debtor is sued individually and in his official capacity. At all times mentioned in this Complaint each defendant acted under the color of State law.

III Facts

11. On March 18, 2019 Plaintiff Anthony McKinney and Friend Brent R. Houdeshell shared a word processor at the law library, LOCI.
12. Mr McKinney and Mr Houdeshell Practiced law together both claiming Innocence in their criminal cases. Practicing out of American Jurisprudence and other legal Sources, Privately.
13. In search for relief Prior to March 18, 2019, Houdeshell had drafted documents, as McKinney assisted in this drafting of Personal Property, (i.e., Common Law Copyright Hold Harmless and Indemnity Security from damage, Power of Attorney In Fact, Negative Averment, Attachment "A" Definitions.)
14. Houdeshell Paid Librarian/C/O Paddock via Pre-Paid Debit card for the documents mentioned above. C/O Paddock Printed the Personal Property and handed the documents to Houdeshell without incident, Problem or violation of Rule 17 or Policy, Prior to March 18, 2019
15. Houdeshell Freely Filed his instruments with government agencies, without incident and returned to Houdeshell through institutional mail at LOCI without incident.
16. March 18, 2019 Houdeshell and McKinney completed the same documents mentioned above in Mr McKinney's name in Para 13
17. March 18, 2019 McKinney filed out a request form APPROX 2:50 PM to C/O Paddock, requesting to Purchase the documents referenced in Para 13 & 16 (i.e. ONLY McKinney's documents)

18. After giving C/O Paddock the Pre Paid debit card and the request slip to Purchase the Personal Property (ie; McKinney's documents only). Paddock charged McKinney's Account and Printed the material from LOCI's Computer.

19. Paddock and another unknown C/O then entered the the Portion of the law library where Haudeshell and McKinney shared a word Processor

20. Paddock and the unknown individual/C/O approached Haudeshell and McKinney. At that time both the unknown C/O and Paddock took up an authoritative stance, on approach.

21. Paddock and the unknown individual/C/O blocked Haudeshell and McKinney, as Paddock began to belligerently in a loud manner spat slurs in front of inmates and the unknown C/O, ("You Soverishn Citizen's"), while standing over top of Haudeshell and McKinney with arms folded and McKinney's Personal Property in her hands,

22. Paddock then yelled while agitated, ("You are not allowed to have Soverieshn Citizen documents") Paddock then handed McKinney his Purchase Documents Personal Property, and his Pre-Paid debit card.

23. Surprisingly and unexpectedly, without warning Paddock handed Haudeshell the same documents she previously printed and given to him Paragraph 13-14 she done this without request or request of payment. She done this on her own will. And without consent.

24. The unknown/C/O gave the order for Haudeshell and McKinney to get up and come with him or else, as we protested against Paddock's claim, that "we are not ~~not~~ organization or sons, and the documents were constitutionally allowed." Paddock did not write a conduct report, and interfered with Indemnity.

25. Haudeshell and McKinney grabbed the rest of the documents they had brought with them, and followed the unknown C/O escort to LT Shawn Frye's office in the "KEYS" (i.e. the name of an area in a building).

26. Upon entering Mr. Frye's office, Frye asked McKinney was he a "SC" (i.e. Sovereign Citizen). At that point McKinney stated he was not, that he was an innocent man in prison, fighting his way out.

27. Frye told McKinney to turn over the documents McKinney had in his hands. (i.e. the documents Parkdock turned over to McKinney) Plus legal documents McKinney already had with him, (i.e. original complaint from trial court OS-CR-10-7130, other documents from this case number, Federal Documents, other legal and Educational material, state and federal).

28. McKinney ^{told} Frye No, that the **Personal Property** belonged to McKinney. Frye became belligerent and agitated, the unknown C/O took up an aggressive stance by **SPreading his legs and grabbing or brandishing his mass weapon.**

29. At this time Frye Demanded McKinney's Personal Property telling McKinney to shut up and hand over the documents or get **SPRayed** (i.e. mass sprayed in the face) and go to the hole.

30. Frye then Proceeded ~~McKinney's~~ to take McKinney's Personal Property through coercion and/or threat of force Searched and Seized looked and read documents, Confiscated McKinney's Personal Property, Made a legal determination, labeled McKinney's Constitutional allowable documents ^{into} and converted them to "SC" Documents see Para 26 the exercise of Constitutional rights in to crimes, and or Violation ~~of Rule 17~~ in the form of contraband slip

31. While none of the documents were labeled by their individual names or titles or inventory, the Contraband slip by Frye did not cite the original location where the Personal Property of McKinney was found (ie; law library). Frye's Disposition was to Place the documents in the STG box (ie; Security Threat Group). Ref: LOCI 0319000690. Frye did not issue or write a conduct Report.

32. On March 31, 2019 McKinney wrote a (~~ICR~~^{ECR}) Informal Complaint Resolution, on the Computer Kiosk (ie; Inmates can only file grievances on the Kiosk, and are only ~~allowed~~ allowed to appeal, if the defendant allows them to, by uploading the grievance Appeal form for the inmate to use, due to the Paper forms being discontinued, as to where the Inmate could request a Paper Grievance Appeal ~~with~~^{without} Problem, or defendant controlling the Process).

33. McKinney wrote the (~~ICR~~^{ECR}) & Counter offer to (STG) where the Personal Property was sent # LOCI 0319000690. The Defendants were all put on notice through (ICR). The Defendants did not respond to the (ICR). And procedurally defaulted by not responding to the (ICR) and counter offer.

34. On April 11, 2019 the (ICR) escalated to Grievance (ie; the defendants failed to respond and forwarded the Plaintiff to the next step of procedure, grievance).

McKinney accepted the general acquiescence, Defendants agreed to Mr McKinney's terms and demands in reference to the the fictitious charges & LOCI 0319000690 and Contraband slip. See LOCI-19-001823 for Date 03/18/2019 Rule 17 for fictitious charges.

35. The Defendants failed to give Plaintiff an Appeal, even after inquiry by McKinney See #'s RCI 1219004383, RCI 0120000556, RCI 0120001146, See Personal A/C

36. Withdrawal check out-Slip Feb/11/2019, to the offices of Chief Inspector of Rehabilitation & Corrections 770 West Broad Street, Columbus Ohio 43222. Appeal request & Demand for documents. Note: It should be noted McKinney received no appeal from conviction of Rule 17, LOCI ~~03-19-000690~~, nor (ICR). It should also be noted that ~~none~~^{of the} documents with "refusal" was presented^{to} McKinney for his signature, except for the conduct report and a request for computerized signature for transfer, and was denied~~d~~ by McKinney. Defendants wrote refusal without presenting documents to Plaintiff. Note: It should be noted ~~37~~ that the defendant R Kammer did attempt to respond after he already procedurally defaulted, by making a side note "Disagree with Profile" in this context there is no re-counter and barred by resjudicata. See Paragraph 33-34

37 Sergeant Mayer on 4/12/2019 app 10:55 AM ~~called~~ requested that McKinney come to his office in A-1. ~~once~~ once in the office Mayer stated that to McKinney that he was being charged and requested McKinney to ~~to~~ sign a computer devise, that was not visible because the monitor was facing the direction of Mayer. (ie McKinney could not see what he was signing.)

38 After reviewing the Paper document before McKinney (ie: the Conduct Report in Paper form) LOCI-19-001823 03/18/2019, Violation Rule 17(?) (?), issued by R Kammer R, written 4/9/19 given to McKinney 4/12/19, and the date of the alleged rule 17(?) (?) violation 3/18/19. At that time 4/12/19 McKinney made Mayer ~~that~~ aware and advised that he was in error and in violation of the law. That the Conduct report was out of time (ie: Approx 24 days after the fact.),

39 McKinney also informed Mayer that the Conduct report failed to state a claim, was ~~false~~ ^{vague}, that it failed to cite a Subsection, (ie; failed to cite the letter and number it was charging under), that it lacked notice of the specific charges, Failed to cite the location of the incident. (ie; the Law Library). See Contra band slip also. The charging official did not write the conduct report, and did not ~~sign it~~. Sign it, (ie; C/O Padlock), the creator of the incident

40 McKinney wrote a(I.C.R.), 4/13/2019 LOCI #0419000248 giving notice to defendants, and McKinney made a reservation of his rights, without Prejudice, to all Subject related herein, and to challenge this Defective conduct report that ~~lacked~~ Process Service. McKinney hand delivered the conduct report;

41 AS "Non-Assumptist" Return to Sender. See Exhibit 4 Attached. LOCI 0419000248 4/13/2019

42 On 4/18/2019 (R. Kammer) Respond to the(I.C.R.) and wrote, "~~the~~ All questions pertaining to the Process of a Conduct report can be ~~ess~~ answered in SB-DSC-01." Kammer cited ODRC Policy concerning "Conduct Report and hearing officer Procedures," but did not address the specific ODRC Policy, of the alleged violation by the inmate McKinney/Plaintiff.

43 Kammer violated ~~SB~~ SB-DSC-01-Procedures VI (B) (3)-(4). SB-DSC-01 VI (D)(1)(a)(b)(d)(e)(g). OAC Ann. 5120-9-07 (B) ~~and~~ (B)-(1). Up until this point OAC Ann. 5120-9-31 (A), is violated 4/12/19 - 2/23/19 or until the expiration of this civil action. ~~Also~~ Also see violations in Para 39.-40

44 Kammer did not give the name and titles to the documents individually, he gave a vague description "SC" documents. Kammer did not cite the ~~the~~ subsections of the alleged violations, he gave a vague description of; ~~the~~ Rule(s) Violated: 17;

Engaging in unauthorized group activities as set forth in Paragraph (B) of rule 5120-9-39 of the Administrative Code. ~~"Continued"~~....

45 this ~~vague~~ description lacked "adequate Notice" of a specific charge, failed to give sufficient facts, and cite the location of the incident (ie: Law Library) also (See contraband slip) lacked sufficient Process of service, Conduct Report out of time. The maker of the Conduct Report, the charging official, the officer who alleged the rule violation, did not write, draw ^{up} the conduct report, did not sign the conduct report, and did not testify. Kammer violated due process also. Also failed to forward McKinney to the Grievance and Appeal Process through Computer Kiosk.

46. On April 18, 2019 McKinney was called from the bed area to the Correction officer desk in housing unit A2. The officer stated the R.I.B board was looking for McKinney all day. The C/O stated McKinney needed to ^{go} there before he got himself into more trouble, before the Yard closed. McKinney was surprised and compelled under threat. McKinney did not receive 24 hour notice.

47 McKinnel Crossed the Yard and entered the R.I.B. Upon involuntary arrival, McKinnel Immediately objected before the R.I.B agent cited a case # McKinnel objected and entered a Special appearance on the record. Also Put the board on notice that it lacked Subject matter Jurisdiction and Personam Jurisdiction

48. McKinnel also Put the board on Notice that an agreement had already been reached between the Parties by operation of law. LOCI 0319000690 Then ^{he} asked about the contract, and McKinnel then acquired his position and asked him was he an agent for LOCF and he answered "Yes". McKinnel then told him that he was on notice, Notice to the Principal is notice to the agent, ~~and~~ Notice to the agent is notice to the Principal. ~~At that time on~~

49 At that time an unknown C/O had come from behind and aggressively grabbed McKinnel, Placed him in handcuffs, making threats and Hostile and controlling McKinnel's body while he was acquiring information from the agent. At this time the unknown C/O ~~started~~ started that "this is not a court room" McKinnel told the C/O to state his name for the record, because he was interfering and making threats. The C/O stated he would not and Put McKinnel in a ~~holding~~ holding cell

50. After McKinney was placed in a holding cell, and stripped of his clothing and legal notes, McKinney was searched while naked, and made to bend over and lift and spread private parts for the officers to examine for contraband, this search was an illegal search and seizure. Nothing of contraband was found.

51. McKinney was also ridiculed, slandered and defamed by Passer byer C/O's and including ~~case~~ ~~manager~~ the case manager in the LPH/Hole who ~~as a~~ requested McKinney to certify his transfer based on a security review. They all called Mr McKinney "Sovereign Citizen bull shit mother F-cker" "Ah ha he don't know how to talk" "He's a gang banger"

52. The R.I.B hearing officers, did not assert, acquire or rebutt the lack of ~~the~~ jurisdiction claim by McKinney. The hearing officer never contested the contractual agreement. The hearing officer's acted without evidence when evidence was required or made a decision contrary to all the evidence, is ~~the same~~ as much failure to take steps to Acquire Jurisdiction at the beginning of a proceeding.

53 Because Defendant-Debtor's Hearing officers proceeded without Jurisdiction, it/they were required to allow ~~with~~ witnesses to be called, and to present a defense, the right to be heard, Due Process. Violated ~~OAC Ann 5120-9-07 (D)(1)~~ OAC Ann. 5120-9-08 (C)(D)-(E)(1)(2) ~~(2) (a)(2)-(d)~~ (E)(2)(d)-(M)(1)(2)-(O)(1)

54. The Defendant-Debtor's Prevented Mr McKimney from honoring his obligation to give credit as agreed upon in the contractual agreement LOC# 03190000690. The defendant's First breached the contract, when Placing the Plaintiff - in LPH/Hole, and officials Failure to respond to Grievance.

55 The Plaintiff countered offered in Place of defendant's extortions or exaction from the Plaintiff Collected through false/fictitious Fictitious Contract and SLIP & Conduct reports that are ^{to} value to tell what the charge is exactly, in Personam, Service in LPH/Hole, or Unjust Enrichment (ie; Collected from Service in the Hole) Imposed and Enforced by Prison officials R.I.B and Defendants.

56 This Pecuniary Equity Exacted from McKimney is a Violation of Due Process and ~~Constitutional~~ Constitutional laws of the U.S.C. Amed. And the failure to provide due Process. Prisoners have no right, or ~~sa~~ guaranteed Immunity from being falsely or wrongly accused of Conduct which may result in the deprivation of a protected liberty interest, thus as long as Prison officials provide Procedural Process requirements, Defendants failed to do that, ^{provide} Due process.

57 Because McKimney had no bargaining power, because ~~law~~ of the ^{False} value Charges and No Due Process, ^{Violating} McKimney offered credit in Place of extortion, without Defamation Slander, libel and Social Stigma coming upon him. Fed R 8(e) breach of Contract or/and unjust Enrichment ~~at the~~ or the account is due for services rendered. The case is ripe for Jury Trial (Demand). "Special Damages" caveat

58. McKinney gained Barsting Power, and his status as the secured creditor during the attempt to extort through false and Vague Charges, and the denial of due Process. McKinney could not challenge Phantom charges Engaging in unauthorized group activities, these appear to be gang related charges. The charges also appear to be about Gang related documents. There was no way to know, without the charge and subsection and Number.

59 Therefore Defendants could have bounced around from charge to charge to charge, had McKinney challenged the false Vague charges. Adequate Notice was denied to McKinney, and due Process was denied. That's why McKinney made a counter offer and defendants agreed. That's why McKinney challenged Jurisdiction and made a special appearance. Defendants defaulted Administrative Process and failed to give McKinney any of his appeals. Summary judgment is in order here or Jury Trial (Demand)

60 The defendants are Responsible for converting Constitutional Rights into crimes, i.e. Common Law Copyright, Hold Harmless and Indemnity, Power of Attorney In fact, Negative Avernment Fed R. 8. Attachment "A" definitions). And Creating gang charges, through Circumvention, of the law. McKinney is forced to choose between constitutional rights and false Vague policy, the appearance of Policy. And the defendants ~~violated~~ violated McKinney's rights for ^{filed} Grievances, Defendants retaliated for using or exercising constitutional rights, when drafting documents
 Cited in para 60.

61 Note: It should be noted that ~~the~~ Plea was Entered into the hearing officer's Report, see ~~Attached~~ ~~Attached~~ due to McKinney's challenging Jurisdiction. The Hearing officer Mayer ~~left the~~ conclusively left the box's blank for lack of Jurisdiction.

McKinney again asserted and Exercised his rights and made a Special Appearance in/at the ALB, challenging Jurisdiction asserting an agreement was already made, ~~he board~~. The board did not ask McKinney to admit or deny the allegations, or Plead Guilty or Not Guilty. The board checked the Not Guilty box, made a ruling without evidence, and failed to show it had Jurisdiction. See Exhibits attached, and Improper Receipt of Evidence
Usurpation of Jurisdiction

62 Due to the ~~break~~ breach of contract, first breached by the defendant-debtors, must release Plaintiff from custody, Return the Personal Property, Purse, Go, Release Puddack from her job duties from LOCI/ODRC. Release Mike McNeely and co-worker Inmates from Job duties as Law Library Clerks ~~for~~ Increase more time in Law library. Turn over original copies of Informal Conference Processes and COPY of decision made by the alleged legal Board. However McKinney gave credit sentenced to 90 days LPH and the Conduct Report Rule 17(3)(3) fails, as invalid. LOCI-19-001923

63 Even if the Contract were not valid McKinney still rendered Value/Credit/Services to defendant-debtors and is thus entitled to recover in (Quantum Meruit) (Unjust enrichment) (Quasi Contract) (Contract Implied in Law) (Contract Implied in fact) (Restitution) for the Value of his Performance. (ie when serving time in Hole/LPH) Fed 8(e)

64 If not the defendant-debtors has subjected McKinnex to Slavery or Involuntary servitude.

65 McKinnex can recoup for the 90 days service or Slavery, expenses and losses, nominal damages Compensatory damages, and Punitive damages Plus \$200,000 a day for each day Defendant - Debtors took McKinnex's liberty and property as security for some Presumed Value, false, Fraudulent, Extortinate, ~~Purposes~~ Violation of Policy, Purposes. See Rule 8(e) For Alternative Pleadings as relied on in this complaint.

66 On 4/18/19 McKinnex was placed in the Hole/LPH. As there is no evidence of where McKinnex's Personal Property was, 2 Legal boxes 4.8, including Legal Papers and books, typewriter and other Legal Papers at the end of his rack. All was lost because of lack of 24 hour notice to RIB. The defendant's violated due Process by not giving McKinnex an opportunity Prepare a defense make arrangements for possible departure, handle affairs, Pack up legal documents and/or sort out what he needed or not.

67 On 4/19/19 LOCI-19-001957 is the date conduct report number it was cited for the first time that SOT B. Preston was in possession of McKinnex's 4.8 2 legal Locker boxes, Legal Papers, Legal books, and legal Documents at the end of the rack. Preston Packed ~~AF~~ McKinnex's Personal Property 4/19/19. This Pack-up was conducted on McKinnex's 4.8 Personal and General Property by Preston himself, without McKinnex Present, and McKinnex being

68 Placed in the Hole/LPH, and no Notice. Defendant Preston alleged McKinney was over the 2.4 limit. The Defendant did not record a Property receipt or ~~can~~ write a contraband slip and turn it over to McKinney. McKinney was given an extra locker box by Unit Manager MS Carter, because McKinney qualified, ~~±~~ due to active litigation in the Courts, he received an extra 2.4 equivalent to 4.8 space for ~~less~~ legal materials.

69 Preston committed theft when he took 2.4 of the 4.8 space of legal space, ~~containing~~ McKinney's legal book and legal documents. He done this by taking 2.4 space, picking General items ~~of~~ over Personal legal papers and books outside the presence of McKinney. Preston was aware that he was in violation of the law, because the box had a document drawn up by MS Carter that represented McKinney was entitled or allowed to have 4.8 2 locker box's. This document was attached to the box. By Preston having notice and still took 2.4 of legal space off the top, where legal books and ~~the~~ legal papers occupied that space, and placed general

70 Property over Court Legal Papers, making ~~less~~ a legal determination. And denial to access of the Courts, conspired to deprive rights, deprivation of rights, and extortion of rights and theft. Had McKinney had Adequate notice, McKinney would have packed his own Property up, and would have chosen Personal legal papers over any clothing, food, TV, Shoes, or general Property. Due Process was denied, Notice and the right to defend were violated. Defendants committed theft & Larceny.

71. The Defendant's including Preston did not give notice of the specific charges in Conduct Report LOC I-19-001957. Preston cited Rule: 51, "Possession of contraband including any article knowingly possessed which has been altered or for which permission has not been given." Defendant did not cite Subsection Letter and number, ~~the~~ Place of the incident, did not describe what occurred, or state supporting facts, ~~with~~ Defendant's Improper Receipt of Evidence, when he failed to make a Property Record - Disposition and Receipt of McKinnel's Property.

72. Defendant's Conduct Report is vague and failed to give specific notice. The Defendant claimed he conducted the Pack by "himself" or by himself due to McKinnel being over the limit in ~~property~~ Property. Defendant Preston did not say "due" to McKinnel being in the Hotel. The defendant's claim is vague, and there was no facts or rule violation to give McKinnel specific or adequate notice of charges, or why McKinnel's Personal Property was packed up. One can assume but adequate notice is required. McKinnel had permission to have 2 locker boxes.

73. The Defendant did not show any evidence of McKinnel being over the limit, and did not show what was not packed up, and failed to give notice, and did not allow McKinnel to be present, in violation of due process. The Defendants lacked subject-matter Jurisdiction, & Personal Jurisdiction. And usurpation of Jurisdiction.

~~73~~ Defendant's stole all of McKinnel's Legal, Educational and General Books. Retaliation Conspiracy against rights ~~&~~ Deprivation of rights under color of law.

74. ON 5/15/19 ~~At~~ ~~was~~ Mr McKinnel was still ~~being~~ ~~sitting~~ compelled services in the Hole, when he was packed up and inventory, again, in violation of due process, without a conduct report, a contraband strip and having violated any rules or policies. Defendants retaliated, conspired to deprive rights, deprivation of rights, theft, Larceny, violated Due Process, Failed to give notice, and denial of access to the courts, McKinnel again was not present, and was not presented with a receipt until 5/16/19 the day of his illegal transfer from LOCI to RCI.

~~75~~ McKinnel refused to sign the receipt presented to him by unknown STG Agent. The receipt appears to not have a signature but initials appear to be O. B. C. dated ~~5/15/19~~ 5/15/19. See Attached. The receipt labeled items that were not in the pack up. The pack up only contained 2 small bags of legal papers. It was missing more than a box and a half of books and legal papers. There were no books as the receipt labels. The STG Agent. ~~Asked~~ The Agent asked McKinnel to sign before ~~see~~ seeing the pack up, originally

75 McKinnel refused and then the unknown STG Agent presented the two small net bags of legal papers. And then an unknown agent took the 2 small ~~base~~ bags out side ~~to the~~ and based upon information and belief he took the bags and did not put them on the bus.

76. The STG agent wrote on the receipt under the ~~"Contraband"~~ word "Contraband" 2 Bags legal work. This made the last of McKinney's Personal legal Documents Contraband. Again Punishing McKinney without Due Process, Notice and the right to defend, retaliation, Conspiracy to deprive rights.

77 ON 5/16/19 McKinney was transported from LOCI to RCI and receiving his property the two small legal bags were missing once at RCI. The CO told McKinney if he did not sign the Receipt he would not get his Soap, Shampoo, shaver shoes and other hygiene items. McKinney signed without Prejudice to ~~reserve~~ reserve his rights to challenge the missing Legal Personal Property. CO S. Gerson ~~not~~ wrote in the "Contraband" area "Missing Legal mail 5/16/2019 S. Gerson."

78 Again McKinney's due Process was violated McKinney was also placed back in the Hole upon arrival at RCI.

~~79 ON OR ABOUT 6/18/19 McKinney Exhausted Filed administrative remedies at RCI to RCI RCI and LOCI and about legal documents Incident # RCI 0519006418 (D. Blackwell) responded~~

79. ON 5/24/19 McKinney Filed his administrative remedy, Informal Complaint, at RCI concerning all of his property, missing, Legal Documents. RCI & LOCI Procedurally defaulted by not responding to the informal complaint, a normal practice of defendant's. Defendants allowed McKinney to move forward to grievance 6/4/19, McKinney ~~responded~~ completed grievance. 6/18/19 (D. Blackwell) from LOCI

~~80~~ responded to the RCI Grievance ~~and not an RCI~~
~~asset~~. LocI's Blackwell stated that he was in receipt of
 McKimney's (NOO) Notice of Grievance regarding two small
 bags of Property when McKimney was transferred from LocI
 to RCI on 5/16/19, that McKimney did not state what was
 missing. That McKimney needed to be more specific as
 to what is missing from his Property. That he needed a
 Property receipt. That he had nothing to sobn, and the
 NOO is denied. (Blackwell failed to address the 4:8, 2 legal
 two Legal Boxes.)

81 6/18/2019 (Closed Inmate Form - Disposition: Denied)
 ON 6/19/2019 Defendants allowed McKimney to move
 forward to appeal - Escalated to Appeal. McKimney wrote:
 "For this administrative remedy is exhausted."
 ON 9/13/19 (A. Lee) wrote: (Additional time needed)
 ON 10/8/19 (A. Lee) wrote: (Affirmed)
 ON 10/18/19 (Closed Inmate Form - Disposition: Affirmed)

~~82~~ ON 6-13-19 McKimney's Property was transferred to
 MacI and then transferred to RCI on some
 unknown date, the receipt was found by McKimney in his
 Property when he was called to retrieve a small portion
 of his Property on 6-19-19 or 7-30-19, ~~so~~ More than
 likely the 7-30-19 date. The 6/13/19 receipt showed
 (Legal mail) (2 bags of Legal Books) (RA) Reasonable -
 amount. (2 Trimmers) (10 Beverase) (15 cake & Pastries)
 (20 Coffee) (10 Seafood) This receipt was found in ~~the~~

83 Some other legal property ~~was~~ McKinnex was called to pick up at R&D either on 6-19-19 or 7-30-19. To be clear McKinnex did not receive none of the property from the MacI 6/13/19 receipt found by McKinnex on 6-19-19 or 7-30-19, but only found this receipt in later transferred property.

84 Based upon information and belief, McKinnex believes that the 6-19-19 or 7-30-19 packs ~~was one~~ the 6/13/19 ~~packs~~ pack from MacI sent to RCI Agents ~~(ie intercepted)~~ by RCI Agents, sorted through, stole, theft + larceny. McKinnex believes this taking of property by RCI agents took place days or hours before McKinnex arrived to pick it up. Could have been weeks. The RCI agents blew their cover when they failed to get rid of the MacI receipt, 6/13/19. Note: McKinnex has never been to MacI. But his property has, ~~by RCI Agents, sent to MacI~~, been sent to MacI in retaliation by LOCF agents.

85 The day McKinnex found the MacI Receipt, ~~6/13/19~~ is the day the person, RCI agent turned the property over to McKinnex 6/19/19 or 7/30/19, that agent made a new receipt, not knowing he had given McKinnex the MacI 6/13/19 receipt inside the ramshackled property. At that point McKinnex was going through his property looking for certain items to see what he could find. Found the MacI receipt. Found evidence that at least there was a Black's Law dictionary ~~was~~ in there at one

86 Point and time, because torn Passes were Present in this Particular Pack. Also ~~Admiralty~~ Admiralty Pages from American Jurisprudence book. Was found (RCI Agent requested McKimney sign a new receipt)

87 McKimney was either called or given a Pass to so retrieve Property on dates 6/19/19 and 7/30/19 on separate occasions

88. D. Blackwell, A. Lee Warden Robinson ~~Warden~~ warden Morsan, RCI, LOCI and its agents. Knew about McKimney's Property but on ~~the~~ record claimed to not know of this Property, when they were the one's controlling the Property. The Defendants touched, searched, seized, stole, packed up ~~the~~ McKimney's Property more than seven (7) times, in one transfer of McKimney from LOCI to RCI (eg: there should have been one pack up, ~~for~~ for one transfer) Not ~~one~~ 7 Pack ups for one transfer

89 The receipts and Procedural and Evidence is exhibited. The Defendant-Debtors conspired against rights of the Plaintiff, conspired to deprive rights under the color of law, Denial of access to the courts, Prevented Plaintiff from Due Diligence in his criminal case OS CR-10-7130 ~~that~~ that he is innocent, Prevented McKimney from gaining a higher status than inmate, for his benefit. Defendants has increased McKimney's security level and added a social stigma of a gang member and ruined his ~~reputation~~ good reputation in Prison and Society. And retaliated on McKimney. ~~and~~ and cruel and unusual Punishment, ~~was~~

90. The defendants has prevented McKinney from raising his constitutional violations in Criminal case 05-CR-10-7130 By destroying 14 Yrs of legal research, theft, holding legal materials.

91 McKinney would have raised Prosecutor misconduct for violation of Confrontation and the right to confront his accusers, when the Prosecutor argued that he was not offering officer Brian Jackson's testimony for the truth of the matter asserted, when counsel objected and requested a limiting instruction. The Prosecutor then disguised Jackson's ~~test~~ hearsay testimony, by referring to him and using the title (the first officer on the scene), so that any suspecting jury, defendant or listener, or counsel would ~~not~~ know that he was in-fact relying on Jackson's ~~hearsay~~ hearsay testimony, about a "fat black male with dreads"

92 From some unknown Phantom out of court witness. At which the Prosecutor relied on another witness testimony by the name of Terrell Craigs who was a witness of the events and not ~~the~~ shooter, who also gave a self serving description, of a "fat black male with dreads" that no officer corroborated that Craigs gave this description, If there was an officer he is unknown also, and a Phantom, just like Jackson's Phantom witness.

93 Had defendants not interfered McKinney would have argued that Jackson's Phantom witness and Craigs's Phantom officer violates the right to Cross-Examination.

94 McKinnery would have argued for a new trial and actual innocence. That the Prosecutor violated Confrontation and cross-examination, when he argued for the first time at closing arguments the officer Brian Jackson was "the first officer on the scene" and Terrell Craig's was the Phantom witness that gave Jackson the description. McKinnery would have argued also that the Prosecutor violated Confrontation because he argued ^{during closing arguments that} McKinnery was guilty because he matched the description offered by Jackson, that it matched Craig's ^{description}.

95 By the Prosecutor **arguing** that McKinnery is guilty because ^{he} matched the descriptions Jackson and Craig gave, this leaves the Phantom witness unknown and the Phantom officer unknown. This leaves McKinnery open to violations of his Confrontation rights. And allows the Prosecutor to use circumstantial corroborated hearsay ~~as identification~~ descriptions as identifications.

96 McKinnery would have argued this allows the Prosecutor to proceed without an out of court identification; and to interchange the word description for the word identification a trap for the weary jury, or the unsuspecting, weary witness who believes his description of a person is an identification, ~~and~~ and vice versa for the jury, believing the description is an identification, when in fact it's not.

97 This allows detectives/officers to gain descriptions from witnesses for any reason, without identification. And allows officers to adopt descriptions of suspects in ~~custody~~, there custody, ~~of the~~ ^{from} witnesses who in their custody, who

98 Gave a description of suspects in their custody without identification. Create the description from the appearance of the suspect they have in custody, or imagine or create a witness, who gave the description of a suspect a officer has in his custody, without identifying the witness who gave the description for the purposes of matching the description, from the unknown witness, to the witness in-custody description, to later say the witness in-custody is also the ~~witness~~ the unknown witness the officer created in his mind, that both witnesses are one in the same.

99 without identification or cross-examination. for the prosecutor ^{to later} ~~argue~~ ^{create} that the defendant is guilty ~~the description~~ ~~match offered~~ because the descriptions match (ie; the artificial construct created in the officers mind the unknown witness description, and the witness in custody description) with the added effect of the officers or detectives, telling the witness in-custody we found G.S.R on the suspects clothing, coercing the witness in-custody to make a later positive identification based on the presumptions, unreliable prejudicial evidence, (ie; it had to be him) because G.S.R is on his clothing, without a positive identification, unaware G.S.R sites of false negatives and false positives, relying on the presumed G.S.R in place of eyewitness identification

100 The Defendants have ^{made} ~~to~~ the exercise of constitutional rights to become an offense, rather ~~to~~ than an opportunity to become convicted. And have become offended and defensive and has brought accusations against McKinney, who has

101 brought Correction by exercising Constitutional rights but has exacted upon him some trespass or violation of there Policy that have amplified and accentuated to shadow there own ~~transgressions~~, conspiracy to deprive McKinney's rights.

102 The Defendants has exploited all ~~at~~ McKinney, strategies defenses, Personal Legal Property, evidence, and ways of getting out of Prison. Taken 14 yrs of research, read all his mail taken his own research material, taken ^{away} adequate time ~~for~~ in the law library, Prevented and has stoped him from getting law books through the mail, with difficult burdens of showing a receipt. Random shake downs destroying and placing legal Property completely out of order, taking away months of preparing a proper action, hiding behind its ~~Immunity~~.

103 Putting or Keeping McKinney in a cell without a light. So he ^{cannot} ~~can~~ file and prepare ~~proper~~ legal papers, ~~the~~ ~~st~~ ~~prevent~~ ~~pre~~ Preventing McKinney from showing due diligence in the Criminal Case, which might hurt his Criminal case, has Prevented McKinney from getting expert testimony, and preparing it. Defendants has stoped McKinney from showing how the Prosecutor ~~can~~ James Mayer and Zach Scott Et.al how they committed falsities and fraud. McKinney would have demonstrated how the Prosecutor Stated Jackson was not going to be used for the truth of the matter asserted because McKinney trusted the Prosecutor, that he would be truthful.

104 that he would not use Jackson to corroborate and identify the victim, which ~~he~~ he did, and made it complicated to meet any ~~dead~~ deadline, discovering only constitutional violation concerning Jackson and Terrell Craig, because of the complication of this issue, and the Prosecutor falsely mislead McKimley, Corroborated ^{by} Zach Scott's creating an identification out of circumstantial evidence bootstrapping reliability using many hearsay witnesses. Deceptively with intent to show this would take more time, and much time ~~than~~ it has taken including the acts by defendants, which prevents McKimley from demonstrating this. McKimley must focus on defendants' name to prevent continuing collateral attack.

105 Defendant's has prevented McKimley from presenting his Double Jeopardy claim back to the trial court or ~~Habeas~~ ^{Habeas} ~~Section~~ ^{Section}. McKimley would have ~~been~~ been successful ~~had~~ had he had an opportunity to present it. See Civ No 2:14-CV-1992 Magistrate King stated "This court likewise concludes that petitioner's third claim - that his convictions should have been merged in accordance with Ohio's law on allied offenses of similar import and the Double Jeopardy Clause - a federal issue appropriate for review in these proceedings."

106 McKimley would have likely ~~was~~ been successful on his confrontation claims, one McKimley would have argued and presented that the Prosecutor argued during closing McKimley was guilty because he matched the description offered by the unknown ~~USV member~~. And other confrontation claims, the trial court abused its discretion, allowing hearsay testimony in place of Carmen Carlene Evans.

107 Defendant's at RCI violated McKimney constitutional rights when it gives McKimney ~~approx~~ and other inmates ~~to~~ approx 16:15 ~~hr~~ a month to research ~~and~~ file legal Papers. When at LocI McKimney received 25:30 hr a week See Jay Pay 3/18/19. This is not enough time to research and file any legal Paper properly. Defendants also

108 requires McKimney and or Inmates to Physically show ~~Physically~~ by documentation that they have a deadline, or they can not get more ~~library time~~ how library time, Even if Federal Law Statute of Limitations began to run automatically from the day of an incident, Defendants will not cooperate or follow Federal law. ~~Denies~~ Denies McKimney access to the courts and Inmates alike. Defendants also

109 ON 8/27/19 ~~Announced~~ JPAY Representative/RCI Announcement received from ODCR Assistant Chief Counsel regarding book orders: Defendants violated McKimney's right to ~~ess~~ access the courts, by not allowing donated books from approved vendors, to a specific inmates. That if sent to a specific inmate and not donated to the institution RCI will not accept the books. ~~Materials~~ Printed Material may not be received without prior approval. Inmates cannot receive books from approved vendors that give free books to inmates including Doris Press, Redbird, Appalachian Book to Prisoners Prisoners.

110 The Defendants stated in the 8/27/19 JPAY Announcement "Books from Vendors - Pay attention to this - it's a big change from what we do now!"

111. The Defendants made a big change by not putting it on the books or in Policy, or Administrative rule, and didn't give notice and violated due Process.

112. The big changes are burdensome and Denies Inmates access to the courts, by going from an approved vendor to an approved visitor, but the books and materials have to come from an approved vendor. It just can't come from an approved visitor. And the approved visitor can't just send the book.

113. The defendants claim the big change, that the books are subject to review, the Printed material must be directly sent by Publisher and the Package must have, include, (1) a receipt, (2) a order number, (3) the items purchased (4) the person who purchased them. Defendants claims this is the big issue. Because 75% Percent of the books that come in don't have a (receipt). That Majority of Amazons books don't have receipts. Defendants emphasizes to remind family/friend that if ordering from Amazon, it has to have a receipt. Defendants also gives tips,

114. Defendants states. "Helpful hint -- Barnes and Noble always ~~sends a receipt~~ Sends a receipt."

115. The Defendants Violated Due Process failed to give notice, and it is not rule or Policy. Defendants has Placed the burden on the Plaintiff and or Inmates/Inmates to Produce a receipt, when the Plaintiff or Inmate has no control of that, the approved vendor or Publisher is the Sender of the books and that is all that is required

116 The defendant causing the Plaintiff and/or inmates hardship by spending unnecessary money to ~~buy~~ the book and then forced to send the book back to Publisher or home and pay for mailing, making his chances without notice. Forcing Plaintiff or ~~Inmate~~ Inmates to produce receipts, and the name of the person who ~~sent~~ sent it to. Forcing other inmates to buy books from Barnes & Nobles, and to not buy from Amazon, also by stopping the free books from coming to inmates, because free books never needed a receipt, and ordering books from Amazon or Barnes and Nobles never needed a receipt.

117 Amazon or Barnes and Nobles never needed a receipt. Defendants are ~~Monopolizing~~ Monopolizing the inmates industry and bought and sold books, and the book industry from the inside. This is why Defendants send 75% of books back, majority Amazons books. These unlawful changes denies Plaintiffs and Inmates access to the courts to order law books and other materials concerning rights. Defendants have taken all Plaintiffs books and he can't order none. This is constructive and actual violations.

118 There is no way to know if books are properly sent or if there not. Defendants can easily say the books don't have a receipt, and deny Inmates access to the courts. There are ~~set~~ times when property or mail has been sent without Plaintiff knowing it came and left. No notice.

^{Inmate} 119 Donte Johnson has been denied ~~to~~ his legal books, Victor E. Guerrero has been denied his legal books, and he ordered from Barnes & Nobles and they didn't send a receipt the 8/27/19 Announcement says, that "Barnes and Noble always sends a receipt" McKinney & Guerrero was denied these books, due to no receipt.

120 Defendants forced McKinney to send his, Hand II ~~ee~~ electric guitar home, without Due Process / Defendants claimed guitar was not permitted at RCI, due to the false Rule 17 charge and increase in security. RCI threatened to destroy guitar often.

121 Defendants at RCI Denies Inmates access to the courts when they call inmates to the library 20-30 minutes late every time ~~in~~ inmates have ^{Law} library, Subtracting more than ~~one~~ hour from ~~the~~ sixteen hours and fifteen minutes a month. RCI Defendants by closing the yard takes entire Law library sections, hours at a time. Defendants interfere with the law library by running store or other activities at the same time of law library making the inmate miss his law library time, or having to choose between Law library or shower or other activity.

~~This denies Plaintiff or inmates~~
 122 ~~This denies Plaintiff or inmates access to the law library~~
~~and most importantly access to the courts. RCI lacks the capacity~~
 to care ~~for~~ ~~the~~ or maintain the over crowded population of inmates
 there is only one ~~library~~ Law library for both sides of the
~~instat~~ institution, because over population, more rule of law and
 discipline is used on inmates because of over crowding this is cruel
 and unusual punishment, and denial to access the courts

123 Defendant Donnie Morson has also denied Plaintiff McKinney access to the courts when it provided Lexis Nexis ~~the~~ to the Plaintiff inside his cell on his/the GTL tablet for immediate use at anytime, for research, case law, rules and procedure, and deprived Plaintiff his right to access the courts and due process, when it suspended access to Lexis without immediate or adequate notice, and due to unforeseen circumstances that gave ~~any reason~~ no person no legitimate reason for taking this right from McKinney and or inmates. This right was taken while McKinney's was in pre-arrest of this civil action. While Lexis Nexis in the law library is very limited. Today law library was closed ~~due to coronavirus~~ March 12, 2020. This civil action has been impeded by the defendant's through and through from the time of the incident or event. ^{action} Defendant's has played an effective role in preventing the Plaintiff from filing an effective action or perfecting this action every step of the way.

124 Again on March 12, 2020 Defendant Morson denied McKinney access to the courts, when it denied Plaintiff McKinney access to books. Defendant Morson sent McKinney "A" notice of an unauthorized item received" and a letter from assistance chief counsel regarding book orders: Book Donations (Free Books) But this letter was an ~~s~~ altered or amended version, with omissions and ~~additions~~ conditions. Cite's different from the 6/27/19 Juv Pat on Kiosk. Defendant ~~has~~ has failed to give notice of the senders, Name of Person, or business or Publisher, title of book or item. Defendant has labeled the item ^{Nuisance} contraband because of no receipt. See Paragraph 109-120 Defendant denies Plaintiff access to the courts demanding receipt from Plaintiff or inmates.

125 Defendant Paddock committed theft, theft by extortion, extortionate credit practices, larceny or by theft, when it charged Plaintiff McKinney's Debit account for his Personal Property then conspired and took, encroached, encumbered the rights and or personal property in violation of 18 USC 241-242 42 USC 1985, 18 USC 872, 18 USC 641 Fourteenth, Fifth, Eighth Amendment to the United States Const.

126 Defendant Paddock, Kammer, Frye Intermeddlers, Interfered Prevented Plaintiff McKinney from settling account for full Penal sum account #05-CR-10-7130, where both parties at the outset or at the trial agreed Verbally or tacitly or Implied and or later written, that the other would Indemnify, Anthony - Lamar: McKinney if the other failed to Pay, i.e.: Release from Prison, Release from Surety, Subrogation, Indemnity Security from loss or damage or Payment for loss or damage. Defendants intermeddler interfered and Imperably Injured ^{damaged} Plaintiff McKinney, when it prevented McKinney from receiving his established rights, when meddling in the affairs of McKinney, Defendants prevented Plaintiff McKinney Secured creditor from Perfecting a security interest charged Plaintiff's debit account, conspired with co-defendants and Extorted, theft, larceny, his rights, Property rights, ~~Personal~~ Personal Property, Due Process rights, False and/or Vasee charges, Defamation, Slander Social Stigma Libel, Yelling Penetrating Slurs "Soverish Citizen" at McKinney and transferring ~~this~~ to documentation and making a record of it, sending it to GORC, Attorney General ~~and~~ ^{other} ~~institutions~~ and eventually to Police Agencies.

In Violation of Fifth, Fourteenth, Eighth Amendment to the United States Constitution and laws and statutes 18 USC 241-242, 42 USC 1985, 18 USC 872, 5 USCS 8116(c), 28 USC 1127 and or 28 USC 2671

127 Defendant's - R.I.B. Board members # LOCI-19-001823 & LOCI-19-001957, including B. Preston, Robinson Kammer, Paddock Known or should have known it forfeited its Immunity when it committed offenses, when it usurped and lacked Subject matter & Personam Jurisdiction. Defendants failed to acquire Jurisdiction, and failed to provide any Procedural due Process, or coercive technique to acquire Jurisdiction, blatantly violated the 13th Amendment and committed the offense of slavery, violated the 14th 6th 8th ~~5th~~ 5th ^{Amendment} the United States Constitution 5 USC 556 (d), 42 USC 1985, 18 USC 872. Servitude without just compensation, ~~without~~ unjust Enrichment, Debt on open account McKinney ~~had~~ right, liberty interest to be free from administrative segregation, where his conduct had not warranted such restraint. Defendants are in debt for 90 ~~0~~ days slavery in LPH/ hole.

128 Defendant Preston under color of law, known or should have known, without Due Process and without Jurisdiction forfeited his Immunity when it committed offenses against laws and statutes of the United States Constitution 8th 1st 5th, 14th Amendments, 18 USCA 641, ~~18 USC~~ 18 USC 241-242 42 USC 1985, 18 USC 872 5 USC 556(d), and the rights of Plaintiff McKinney when it committed theft larceny and denied McKinney access to the court when it took McKinney 4.8 Locker boxes of legal property for court filings and evidence of constitutional rights, failed to give due process

129 Defendant Frye and unknown escort C/O under color of law without Due Process or Jurisdiction ~~str~~ known or should have known it forfeited Immunity when it committed offenses against laws and statutes of the United States of America 14 USC 241-242 5 USC 556(d) Fourth, Fifth, Eighth, Amendments 14 USC A 641 and Fourteenth Amendment, when it illegally searched and seized, ~~the~~ the documents ~~mak~~ McKinney Paul Paddock for, the co-defendant of Frye. Defendants also Brandished it's weapon made and threat of hole times for McKinney's property. Defendants failed to record the name of the documents illegally seized and called them Soverishn documents, as Paddock yelled "Soverishn citizen". Frye failed to write the location of incident, and back supporting facts, and unjust enrichment, cited in contra band ship.

130 Defendant's R I B Board and or Robinson under color of law know or should have known it forfeited its Immunity when it committed offenses against Plaintiff and Indured and damaged McKinney, mental anguish when made to strip naked and spread buttox and ~~other~~ other private areas for nothing ~~and for free~~ without due process and usurpation of jurisdiction based of false charges and extortion of Due Process. In violation of the U.S. Const 8th 13th 5th 14th 5 USC 556(d) civil and unusual punishment

131 Defendants Paddock, Frye, Kammer, Preston, R I B, Robinson, D Blackwell forfeited its Immunity when it retaliated when it converted Constitutional rights into crimes or violation of Policy, when McKinney wrote a complaint on them, and Paddock printed constitutional allowable documents for Plaintiff McKinney, they ~~o~~ called unauthorized organization, or group activity In violation of 1st, 5th 8th, 14th to the U.S. Const. Amend

132 Defendants - Preston, Blackwell, Robinson, RCF, Morgan under color of law known or should have known it forfeited its Immunity when it retaliated, when it conspired to deprive Plaintiff of his rights, when it conducted a Pattern of conduct transferences, controlling, searching, packing up, stolen theft larceny, tampering with evidence in an ongoing case, destroying 14 yrs of research, of Expert Correspondences, writing by Plaintiff of laws and his rights. Controlled or searched the Property more ~~than~~ than (6) times, during one transfer from London to RCF. Defendants violated McKinnery's rights packing his Property up and searching in that many times for one ~~the~~ transfer. In violation of laws and statutes of the United ~~States~~ States 4th 5th 8th 14th Amendments. 18 USC A 641, 18 USC 241-242, 42 USC 1985, 18 USC 872.

133 Defendants Paddock et al Denied Plaintiff McKinnery's ~~rights~~ rights to due Process and Access to the courts, and to act in due diligence with the courts, when defendants encroached encroached and/or ~~on~~ encumbered, ~~the~~ theft or larceny, deprived McKinnery the right to possess his tangible or intangible rights meritorious right to a deduction of 14-15 yrs in violation of the Double Jeopardy Clause by the Columbus courts of Common Pleas or State courts, 5th 8th 14th ~~the~~ ~~USC~~ 1st Amendments to the U.S. Const, when it committed theft of his legal papers 18 USC 641

134 Defendants Paddock et al Denied McKinnery his rights to due Process, access to the courts, due diligence, when defendants committed theft larceny when taking legal Property of rights and ~~the~~ constitutional violations, denying McKinnery his right to possess his rights to confront and cross-examination

and full and fair hearings and full cross-examination of Brian Jackson & Terrell Craig et al. Prosecutor Misconduct; In violation of the 5th 8th 14th 6th Amend to the U.S. Const.

135. Defendant Morgan Violated 1st 5thth 14thth Amendment to the U.S. Constitution and Due Process and Access to the Courts when it schedules only about 16:15 hr a month and Inmates and or Plaintiffs may only receive 3-12 hr a month, where at Loc F Plaintiff McKimel received a substantial more amount a week.

Defendant Morgan also requires Inmates to show a deadline of a document from the courts to set extra time in the law library, regardless of Federal law Statutes have already silently started to tick. Defendant will not cooperate or Abide by Federal law.

136. Defendant Morgan Violated First Fifth and Fourteenth Amend to the U.S. Const. when it denies Plaintiff McKimel and or Inmates rights to access the courts when defendant requires Plaintiff / Inmates ordering from approved vendors, to send books home or back to approved vendor, if the vendor does not send a receipt, denying inmates and or Plaintiff access to courts ~~due~~ due to the new ~~unofficial~~ unofficial ~~requirement~~ requirement ~~that~~ Inmates must make publisher send receipt. And Defendants had denied access to the courts when it refuses ~~to all free books in~~ allow free book come directly to Plaintiff. Defendants claim ~~must~~ books must be donated to the institution and not the inmate, based on receipt and monopoly to heard inmates ~~to~~ to by from a certain publisher.

139 Defendant - Kammer, and or Robinson the delegated forced Plaintiff McKinney to contract and set safe standards when they extorted him, when he had no adequate remedy at law. Defendants created Fals and Untrue charges in contraband slips and conduct reports, and completely denied McKinney Due Process. McKinney contracted to save defendants credit without extortion and ~~Defendant~~ Defamation, by operation of law defendants acquiesce, was sufficient for Plaintiff, Defendants attempted to respond but failed to respond timely, therefore defaulted. Defendants then breached by placing Plaintiff in the hole / sentencing to 90 days. Defendants are in Quantum meruit of Fed R 8(e) and "Special Damages" 9 Civ Admiration / Maritime, and or FN violation of the 8th 14th 5th 13th 7th Amend to the US Const. 18 USC 241-242, 42 USC 1985, 18 USC 872. McKinney performed his promises when placed in hole. or when Defendants Breached McKinney performed.

IV. EXHAUSTION OF LEGAL REMEDIES

138 Plaintiff McKimney used the Prison grievance Procedure that has been up dated to Computer Filings (Kiosk), to try and solve the problem. McKimney Exhausted it or Defendants failed to respond or send McKimney electronically to the next step, still is exhausted, ~~or~~ Defendants defaulted.

See for Exhaustion: ~~LOCI~~ 03190000690/~~LOCI~~ 0419000248/~~RCI~~ 05190000418/~~RCI~~ 06190000048/~~RCI~~ 0919001718/~~RCI~~ 0919003777/~~RCI~~ 1019001820/~~RCI~~ 1019003903/~~RCI~~ 1219000993/~~RCI~~ 1219004383/~~RCI~~ 0120000556/~~RCI~~ 01200000/~~RCI~~ 0120001146/~~RCI~~ 0120001148/ McKimney wrote Institutional Inspector of rehabilitation & corrections Feb/11/2019 to resolve and Disputes or Appeals.

wherefore, Plaintiff prays ^{that this court enter Judgment} V. LEGAL CLAIMS

139 Plaintiff recallese and incorporate by reference Paragraph 1-139

140. A declaration that the acts and omissions described herein violated Plaintiff's rights under the Constitution and ~~laws~~ Laws of the United States

141 A Preliminary and Permanent injunction, rather Permanent ordering defendants, Kammer, ~~R~~ Robinson, Morgan to LOCI, RCI to delete any "Negative Entry" concerning any Rule 17 violation, ~~another~~ ~~2~~ ~~Ensasins~~ in unauthorized group activities Paragraph (B) 5120-9-37 of Admin Code. Delete any language from records concerning "Sovereign citizen." or any other gang name Plaintiff may not

Know about, any other erroneous labels or gang associations Defendants may have placed in or on any record of Plaintiff McKinney of dates 3-18-19 or 4/9/19 and any or other date and it must last "perpetually" including any other agency Defendants may have sent this information to, it must be deleted, and gang unauthorized group, or "Sovereign citizen" language or records, or case # LOC I-19-001823

142 Orderings: Defendant's Frye, Kammer, ^{B. Preston,} Robinson, Morgan, to Delete any Negative Entry of contraband tickets or conduct reports concerning LOC I-19-001957 / LOC I-19-001823 ~~HA~~ and ~~and other agency~~ any other agency that defendants sent the defamation to.

143 Orderings: Defendants, B. Preston, Robison, Morgan, RCI agents, LOC I agents, to ~~release~~ release 4.8 Legal Papers, Legal books to the custody of Anthony-Lamar: McKinney and Food and General Property, cited in receipts, Inmate Property records

144 Orderings: Defendants B. Preston to retrieve type writer from Inmate Levon Millan and Return it to the custody of Anthony-Lamar: McKinney at R.C.I

145 Orderings: Defendant warden Robinson to retrieve legal papers and book he sent to MacF, and Return to the custody Anthony-Lamar: McKinney

146 Orderings: Defendant Donnie Morgan, ^{RCI agents} to Return Die Jim Crow books, ~~Americ~~ News Papers, Admiralty Packet American Bulliten News Papers, Blacks laws dictionary And other Legal Material and books.

147 Orderings Defendants at Loc I R. Kammer, ^{Donnie Morgan} M. Robinson the delegated to honor contract, Release Anthony-Lamar: McKinney from custody, Release Personal Property, Paddock and Frye taken, Release Denise Paddock from her job clothes from OORC, Fire or Release ^{Inmate} Mike McNeer and his co-worker from the Law Library, Open Law Library for an extra hour and or open timely consistently Subject to Contempt, Failure to follow this order.

Note: Documents taken by Frye, Printed by Paddock Common Law Copyright, Hold Harmless and Indemnity, Power of Attorney Attorney in-fact, Negative Avernment, Attachment "A" definitions.

148 Orderings: Defendants to reimburse a Honda II Gutter Donnie Morgan.

149 Orderings: Defendant Donnie Morgan to allow books inside the institution without a receipt. Also allow Inmates to receive donated books without a receipt and allow individual Inmates and Plaintiff McKinney to receive books from approved vendors, Amazon, Doris Press, Red Bird and Cappalackin books to Prisoners. Also take the stipulation off that approved visitors have to send books or order books. I should state any one can order books from approved vendors, for Inmates.

150. Orderings: Defendant Donnie Morgan, not to retaliate against Plaintiff, directly, indirectly, Constructively, or by and through others, and this order should follow Plaintiff McKinney where ever he may be in Ohio institutions and any other warden. Failure to follow this order

~~Defendants~~ shall be found in contempt and brought up on charges, and Fines and Penalties in accordance with Federal Law and statutes.

151 Orderings: Denise Paddock the intermeddler, the "Party of Interest" in the matter relating to Case # GSCR-10-7130 has assumed liability, full liability by the act of her Voluntary encroachment or ~~an~~ encumbrance, and discharge Anthony-Lamar McKinnel and transfer Surt Ship to Denise Paddock

152 Compensatory damages in the amount of ~~\$175,000~~ \$200,000 against each defendant Jointly and Severally. Except for Defendant Donnie Morgan shall not pay unless he fails to follow any order. He shall pay if he fails to follow any order or any retaliation against Plaintiff-McKinnel at any time. Retaliation shall be determined by Plaintiff McKinnel. (i.e., \$200,000 Jointly and Severally).

153 Punitive damages in the amount of \$50,000 against each defendant. Except Donnie Morgan Donnie Morgan shall not pay unless he violates any order, or retaliate against Plaintiff-McKinnel ~~at~~ at any time for any reason.

154 A Jury trial on all issues triable by Jury

155 Plaintiff's cost in this suit

156 Any additional relief this court deems just Proper, and equitable.

Demand for Jury by trial

Dated:

Anthony McKinney
Respectfully Submitted

Anthony McKinney

16149 State Route 104

P.O. Box 7010

Chillicothe, OH 45601

I have read the foregoing complaint and hereby verify that the matters alleged therein are true, except as to matters alleged on information and belief, and, as to those, I believe them to be true. I certify under penalty of perjury that the foregoing is true and correct.

Executed at Chillicothe, Ohio on 3/14/2020

Anthony McKinney
Anthony McKinney

Conduct Report


Institution: LOCI		LOCI-19-001823
Name: MCKINNEY, ANTHONY L	Number: A519194	Lock: A/2/116T
Date/Offense: 03/18/2019	Time/Offense: 03:00 PM	Location:
Rule(s) Violated: 17 Engaging in unauthorized group activities as set forth in paragraph (B) of rule 5120-9-37 of the Administrative Code		

Supporting Facts (Describe what occurred and how the inmate violated the rule[s]):

On 3-18-2019 inmate McKinney 519-194 was found in possession of documents that were believed to be associated with the unauthorized group "sovereign citizens". After reviewing these documents, they are in fact documents that are associated with the unauthorized group "sovereign citizens". Inmate McKinney 519-194 is in violation of rule 17: Engaging in unauthorized group activities as set forth in paragraph (B) of rule 5120-9-37 of the Administrative Code. (B)An inmate shall not knowingly or intentionally engage in, whether individually or in concert with others:(1)Forming, organizing, promoting, encouraging, recruiting for, or participating in, etc., an unauthorized group; (2)Possessing, creating, reproducing, using or circulating, etc., any material related to an unauthorized group; (3)Communicating support of, association with, or involvement in any unauthorized group. The form of communication maybe verbal (written or spoken) as through codes, jargon, etc., or non-verbal(conduct as through hand signs, symbols, displays, drawings, graffiti, distinctive clothing, hairstyles, colors, ornaments, etc.; (4)Participating in criminal activities, or disruptive activities such as disturbances, riots, fostering racial or religious hatred, or union activities; and. (5)Violating institutional rules or directives or state or federal laws.

(Use Conduct Report Supplement sheet, if needed)

As the Charging Official, do you wish to have input into the disciplinary proceedings? ☐ Yes ☒ No

Printed Name: Kammer, R.	Signature: 	
Shift: Flex	Days Off: SSH	Date: 04/09/2019

A copy of this conduct report was served upon the above-named inmate on: April, 12 20 19 , at 10:27 AM.

Staff Signature: 

I acknowledge receipt of the conduct report on the above stated date and time:

Inmate Signature: refused to sign	Number: A519194
--------------------------------------	--------------------

Conduct Report


Name: MCKINNEY, ANTHONY L		Institution: LOCI	LOC-19-001823
Date/Offense: 03/18/2019	Time/Offense: 03:00 PM	Number: A519194	Lock: A/2/116T
Rule(s) Violated: 17		Location:	
Engaging in unauthorized group activities as set forth in paragraph (B) of rule 5120-9-37 of the Administrative Code			

Supporting Facts (Describe what occurred and how the inmate violated the rule[s]):

On 3-18-2019 inmate McKinney 519-194 was found in possession of documents that were believed to be associated with the unauthorized group "sovereign citizens". After reviewing these documents, they are in fact documents that are associated with the unauthorized group "sovereign citizens". Inmate McKinney 519-194 is in violation of rule 17 Engaging in unauthorized group activities as set forth in paragraph (B) of rule 5120-9-37 of the Administrative Code. (B) An inmate shall not knowingly or intentionally engage in, whether individually or in concert with others: (1) Forming, organizing, promoting, encouraging, recruiting for, or participating in, etc., an unauthorized group; (2) Possessing, creating, reproducing, using or circulating, etc., any material related to an unauthorized group; (3) Communicating support of, association with, or involvement in any unauthorized group. The form of communication may be verbal (written or spoken) as through codes, jargon, etc., or non-verbal (conduct as through hand signs, symbols, displays, drawings, graffiti, distinctive clothing, hairstyles, colors, ornaments, etc.); (4) Participating in criminal activities, or disruptive activities such as disturbances, riots, fostering racial or religious hatred, or union activities; and, (5) Violating institutional rules or directives or state or federal laws.

(Use Conduct Report Supplement sheet, if needed)

As the Charging Official, do you wish to have input into the disciplinary proceedings? ☐ Yes ☒ No

Printed Name: Kammer, R.	Signature: 	
Shift: Flex	Days Off: SSH	Date: 04/09/2019

A copy of this conduct report was served upon the above-named inmate on: _____ 20_____, at _____.

Staff Signature:

I acknowledge receipt of the conduct report on the above stated date and time:

Inmate Signature:	Number: A519194
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DRC 4018 (rev 12/05) DISTRIBUTION: WHITE - RIB CANARY - Unit File PINK - RIB Board GOLD - Inmate ACA 4214 through 4236, 4269

HEARING OFFICER'S REPORT

Inmate Name: MCKINNEY, ANTHONY L	Number: A519194
Date of Violation: 03/18/2019	Date of Hearing: 04/12/2019

Was the conduct report accurately completed? ☒ Yes ☐ No - If No ☐ Return ☐ Withdraw ☐ Modify

Is the inmate currently on the mental health caseload or does the inmate show signs of serious mental illness
(If Yes, complete DRC-2530)?

☐ Yes ☒ No

Has the inmate been informed of the rule violation and the facts alleged in support of the violation?

☒ Yes ☐ No

Has the inmate been informed of his right to be heard in his own defense? ☒ Yes ☐ No

Inmate Plea:

☐ GUILTY

Rule: 17

☐ NOT GUILTY

Inmate's Statement:

refused to sign and no comment

Other Statement/Evidence:

conduct report coincides with charge

Finding:

refer to RIB

☒ Based on these findings there is reason to believe that a rule violation occurred and the matter should be referred to the Rules Infraction Board. (*Proceed to complete referral to RIB*)

Disposition:

Does this offense qualify for SMP? ☐ Yes ☒ No

Hearing Officer's Signature: 	Date: 04/12/2019
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CHAIRMAN OF THE RULES INFRACTION BOARD - REVIEW

RIB Case Number:
LOCI-19-001823

Disposition of the Hearing Officer is:

☒ Affirmed

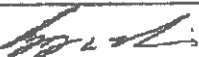
☐ Reversed

☐ Modified as indicated
below

☐ Returned for
reconsideration

Comments:

Chairman, Rules Infraction Board (or Designee):



Date:

04/16/2019

Rule Violation - Inmate Rights

I, the undersigned inmate, do hereby knowingly and voluntarily make the following statement concerning rights afforded me under Rule 5120-9-07 of the Administrative Code. I have been charged with violating:

RULE(S) 17

VIOLATION DATED 03/18/2019

I ☒ WAIVE ☐ DO NOT WAIVE my rights to 24 hours between the time I received a copy of the conduct report and the time I have my hearing before the RIB.

I ☒ WAIVE ☐ DO NOT WAIVE the presence of the charging official at my RIB hearing.

I ☒ WAIVE ☐ DO NOT WAIVE my right to request a reasonable number of witnesses to testify at my RIB hearing, subject to the discretion of the chairman. If inmate has not waived witnesses:

Number of Witnesses:	Names of Witnesses:
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I ☐ have been informed that a conviction could result in the loss of earned credit that otherwise could have been awarded or may have previously been earned, as authorized by Ohio Revised Code 2967.193 (B).

Inmate Signature: <u>refused to sign</u>	Number: <u>A519194</u>	Date: <u>04/12/2019</u>
--	------------------------	-------------------------

Rules Infraction Board - Staff Assistance

Name: <u>MCKINNEY, ANTHONY L</u>	Number: <u>A519194</u>	Lock: <u>A/2/116T</u>	RIB Case Number: <u>LOCI-19-001823</u>
----------------------------------	------------------------	-----------------------	--

The above-named inmate appeared before this Hearing Officer on the below date, based on my personal observation and conversation with this inmate, in my opinion:

☐ DOES ☐ DOES NOT require staff assistance in preparing his answer to the charge(s) against him.

☐ He is illiterate

☐ He has a language problem

☐ He has a physical disability which renders him incapable of handling his own defense

☐ He has a mental problem

☐ The complexity of the charge(s) warrant assistance

☒ Other - Explain: refused to take part in the hearing process

Hearing Officer's Signature: <u>[Signature]</u>	Date: <u>04/12/2019</u>
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To the Rules Infraction Board Chairman: If the above box denoting the inmate REQUIRES staff assistance is checked, staff assistance shall be provided.

Staff Member Assigned:

Chairman - RIB Signature: <u>[Signature]</u>	Date: <u>04/16/2019</u>
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Disposition of the Rules Infraction Board

Institution: LOCI	RIB Case Number: LOCI-19-001823
Inmate Name: MCKINNEY, ANTHONY L	Number: A519194
Date of Hearing: 04/18/2019	Time: 11:05 AM

Inmate Plea:

☐ GUILTY

☒ NOT GUILTY

Rule: 17

State the facts that explain the board's decision:

On 3-18-2019 inmate McKinney 519-194 was found in possession of documents that were believed to be associated with the unauthorized group "sovereign citizens". After reviewing these documents, they are in fact documents that are associated with the unauthorized group "sovereign citizens". Inmate McKinney 519-194 is in violation of rule 17: Engaging in unauthorized group activities as set forth in paragraph (B) of rule 5120-9-37 of the Administrative Code. (B) An inmate shall not knowingly or intentionally engage in, whether individually or in concert with others: (1) Forming, organizing, promoting, encouraging, recruiting for, or participating in, etc., an unauthorized group; (2) Possessing, creating, reproducing, using or circulating, etc., any material related to an unauthorized group; (3) Communicating support of, association with, or involvement in any unauthorized group. The form of communication may be verbal (written or spoken) as through

Particular evidence or statements relied on:

CONDUCT REPORT AS WRITTEN BY LT. KAMMER

Did the inmate offer any defense?

☐ Yes ☒ No

Did the Board believe the inmate's defense?

☐ Yes ☒ No

Why? REFUSED TO PARTICIPATE

Did the board rely on any confidential statement(s)

☐ Yes ☒ No

Did the board determine the informant(s) to be credible?

☐ Yes ☒ No

Disposition of the Hearing Officer is:

☒ Affirmed

☐ Returned for reconsideration

Decision: Based on the above stated facts the Board believes that:

Inmate MCKINNEY, ANTHONY L violated rule(s)

Rule: 17

Inmate MCKINNEY, ANTHONY L did not violate rule(s)

Therefore, the RIB Officer imposes the following disposition: LPH

☒ Check "Stacked" if you wish to stack housing record, otherwise housing record will be combined with other housing records.

Number of LPH days imposed by RIB: 90

☒ RIB recommends a Security Review be conducted.

Identify the disposition imposed and the reasons for the action taken:

RECOMMEND SECURITY REVIEW, No of Days in LPH: 90, Serve Order requested : Stack, Serve Order requested : Stack

Appeal form given to inmate?

☒ Yes ☐ No

Does this offense qualify for SMP? ☐ Yes ☒ No

Signature RIB Chairperson: 	Date: 04/18/2019
--	------------------

Notice To Inmate: You may appeal this decision to the Warden.

The appeal must be submitted using the provided form DRC4027, within 15 days of receiving this disposition.

Acknowledgement of Receipt:

Inmate Signature: 	Date: 04/18/2019	Time: 11:15 AM
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DRC4024 (Rev. 01/19) DISTRIBUTION: WHITE - RIB CANARY - Unit File PINK - RIB Board GOLDENROD - Inmate

Results Of

Warden's Administrative Review

RIB Case Number: LOCI-19-001823

Upon reviewing the proceeding and the disposition of the Rules Infraction Board, I have determined that the board's decision should be:

☒ Affirmed

☐ Reversed

☐ Modified as indicated below

☐ Returned for reconsideration

☒ Warden recommends a Security Review be conducted.

NOTES:

The Rules Infraction Board process was followed in accordance with Administrative Regulation 120-9-08. The evidence presented substantiates the guilty verdict and disposition.

Note: This decision is the result of the automatic administrative review of RIB decisions provided for in 512-9-08(M)

Warden or Designee's Signature: 	Date: 04/19/2019
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Testimony of Accused Inmate at Rules Infraction Board

Inmate Accused of Violation: MCKINNEY, ANTHONY L		Number: A519194
Institution: LOCI	Date: 04/18/2019	RIB Case Number: LOCI-19-001823

Statement:

Refused to appear before RIB or to cooperate with the RIB proceedings.

I have read the above and find that it is an accurate summary of testimony before the Rules Infraction Board.

Secretary, Rules Infraction Board:

☒ *I have read the above and find that it is an accurate summary of testimony before the Rules Infraction Board.*

Inmate Accused Of Violation: <i>REFUSED</i>	Number: A519194
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☐ *I have read the above - it is Not true and accurate for the following reasons;*

Inmate Accused Of Violation:	Number:
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DRC4190 (03/04)

DRC4018

Page 1 of 2

Conduct Report

Name: MCKINNEY, ANTHONY L		Institution: LOCI	LOCI-19-001957
Date/Offense: 04/19/2019		Number: A519194	Lock: SH/B/132L
Time/Offense: 08:30 AM		Location: A3	
Rule(s) Violated: 51			
Possession of contraband, including any article knowingly possessed which has been altered or for which permission has not been given			

Supporting Facts (Describe what occurred and how the inmate violated the rule[s]):

On the above date and time a pack up was conducted on inmate McKinney A519194 by myself due to inmate being over the limit in property. DRC59-LEG-01 states: General and personal legal materials shall be maintained within the inmate's overall 2.4 cubic feet property limitation as provided in Administrative Rule 5120-9-33, Packages and Property Restriction, and applicable institutional policies. General legal materials (General Legal Materials, defined as-items such as law books, formbooks, photocopied research materials, blank legal forms, and stationery), are subject to the general possession limits applicable to books, law books, stationery, or writing materials, etc. as provided in Administrative Rule 5120-9-33, Packages and Property Restrictions, and Department Policy 61-PRP-01, Offender Personal Property, and applicable institutional rules and policies. So per DRC policy the books in inmates possession must be included in 2.4 property, and are not exempt as legal material, making the excess books possessed by inmate McKinney contraband, and inmate in violation of rule 51 possession of contraband. Inmate also had 2 towels, 1 pair sweat pants that were altered, 2 pairs of socks over limit, 1 state shirt over limit, 1 pillow over 2.4 limit.

(Use Conduct Report Supplement sheet, if needed)

As the Charging Official, do you wish to have input into the disciplinary proceedings? ☐ Yes ☒ No

Printed Name: B Preston Sgt	Signature: 	
Shift: 1st	Days Off: SAT/SUN/HOL	Date: 04/19/2019

A copy of this conduct report was served upon the above-named inmate on: April, 19 20 19, at 11:45 AM.

Staff Signature: 
--

I acknowledge receipt of the conduct report on the above stated date and time:

Inmate Signature: 	Number: A519194
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DRC 4018 (rev 12/05) DISTRIBUTION: WHITE - RIB CANARY - Unit File PINK - RIB Board GOLD - Inmate ACA 4214 through 4236, 4269

HEARING OFFICER'S REPORT

Inmate Name: MCKINNEY, ANTHONY L	Number: A519194
Date of Violation: 04/19/2019	Date of Hearing: 04/19/2019

Was the conduct report accurately completed? ☒ Yes ☐ No - If No ☐ Return ☐ Withdraw ☐

Modify

Is the inmate currently on the mental health caseload or does the inmate show signs of serious mental illness
(If Yes, complete DRC-2530)?

☐ Yes ☒ No

Has the inmate been informed of the rule violation and the facts alleged in support of the violation?

☒ Yes ☐ No

Has the inmate been informed of his right to be heard in his own defense? ☒ Yes ☐ No

Inmate Plea:

☐ GUILTY

☒ NOT GUILTY

Rule: 51

Inmate's Statement:

offender refused to participate/wishes to mail items home

Other Statement/Evidence:

conduct report

Finding:

guilty

☒ Based on these findings, the Hearing Officer finds reason to believe that:

Inmate MCKINNEY,
ANTHONY L

violated rule(s):

did not violate rule(s):

Rule: 51

Therefore, the Hearing Officer imposes the following disposition: Other

Number of LPH days imposed by HO: 0

☒ Check "Stacked" if you wish to stack housing record, otherwise housing record will be combined with other housing records.

Disposition:
items will be mailed home at offenders expense.

Does this offense qualify for SMP? ☐ Yes ☒ No

Hearing Officer's Signature: 	Date: 04/19/2019
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DRC4020 (REV 01/19)

ACA 4214 through 4236

CHAIRMAN OF THE RULES INFRACTION BOARD - REVIEW

RIB Case Number: LOCI-19-001957

Disposition of the Hearing Officer is:

☒ Affirmed

☐ Reversed

☐ Modified as indicated
below

☐ Returned for
reconsideration

Comments:

Chairman, Rules Infraction Board (or Designee): 	Date: 04/22/2019
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Notice of an Unauthorized Item Received

Inmate's Name: <u>McKinney</u>	Number: <u>519 194</u>	Lock: <u>412 212</u>
Date Received: <u>3-17-20</u>	Sender's Name:	
Sender's Address:		

☐ Unapproved Funds

Money Order #:	Amount \$:	Institution:
Cashiers Check #:	Amount \$:	Institution:
Other, Explain:		

Reason Funds Have Been Withheld

- | | |
|--|--|
| <input type="checkbox"/> Need complete address of sender on money order
<input type="checkbox"/> Held by the Cashier's Office for further investigation as to source or related reasons
<input type="checkbox"/> Was not in approved form (Explain): _____ | <input type="checkbox"/> Money order not legible
<input type="checkbox"/> Item not signed by sender |
|--|--|

The above listed item was withheld in accordance with AR 5120-5-02.

These funds will be held in the mail office for TEN (10) DAYS ONLY. (See "Disposition of Unapproved Item")

Mail Room Employee and/or Cashier: _____

☒ Nuisance Contraband

Description of contraband: NO Receipt

The item listed above has been withheld in accordance with AR 5120-9-17 (Incoming Mail).

This item will be held in the mail office for TEN (10) DAYS ONLY. (See "Disposition of Unapproved Item" below)

Disposition of Unauthorized Item

- ☐ This item(s) may not be returned to sender and will either be destroyed or forfeited to the institution per court order.

Check the appropriate box below to indicate how you wish the above item to be disposed of. This form must be returned to the Mail Office within TEN (10) DAYS of the date the unapproved item was received. Failure to do so will result in the disposal of the unauthorized item under AR 5120-9-55.

- ☐ Mail at my expense to the above noted address I have enclosed a self addressed stamped envelope or a signed cash slip.
- ☐ Destroy the contraband item. (Funds can not be destroyed).

Inmate's Signature:	Date:
---------------------	-------

RETURN THIS FORM IMMEDIATELY TO THE MAIL OFFICE

Action Taken By Mail Office Staff

- | | |
|--|---|
| <input type="checkbox"/> Return to sender
<input type="checkbox"/> Destroyed in accordance with AR5120-9-55 | <input type="checkbox"/> Return to inmate
<input type="checkbox"/> Sent to Cashier's Office for processing |
|--|---|

Mail Room Staff Signature:	Date:
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Information received from ODCR Assistant Chief Counsel regarding book orders:

Book Donations (Free Books)

All ODCR Institutions will accept donations that are donated to the institution (not to a specific inmate). Printed material cannot be donated to a specific inmate without prior approval of the managing officer. All printed material is subject to security screening. Basically this means no more books from Doris Press, Red Bird, Appalachian Books to Prisoners, etc.

Books from vendors – Pay attention to this – it's a big change from what we do now!

The person ordering books must be on the inmates approved visiting list. They person ordering may be prohibited from ordering if (1) the individual is removed from the approved list (2) material ordered by the individual is found to contain contraband (3) the individual repeatedly sends excluded printed material after being advised that the material is not allowed.

All books are subject to security inspection and review.

The printed material must be sent directly by the publisher and the package must include a receipt including the order number, the items purchased and who purchased the items. This is a big issue. 75% of the books that come in do not have a receipt. The majority of books ordered from Amazon do not have receipts. If ordering from Amazon, remind your family/friends to have them request a gift tag that includes their name. All orders from Barnes and Noble and Edward B. Hamilton include receipts.

Purchaser can send a screenshot of the receipt thru Jpay or a copy of it the US Mail. However, if the book comes in without a receipt, you will receive a contraband notice and have 10 days to get the receipt to the mailroom.

M.S. Bradley, ~~Sorry~~ Sorry to interrupt your
Schedule. But I am in need of my personal
legal material. I need to go through both of
my boxes to search for the relevant materials
for my upcoming legal battles. Which include
Heber's Corp / New trial motion with leave
and other legal ^{civil} matters. I have never been in
the hole before, and I don't understand what's
going on. But if I could get my legal materials
it may be helpful, because at this time I am
running late on my filings because I'm in the
hole for ^{all} the wrong reasons. Due to no fault of my
own. Please respond soon Thank you.

Not pity you
Just August
This is their
responsibility

He. 3/24/20

Mr Taylor

Thank you for stopping to speak with me Anthony McKinney 519-194 Lock B cell 32
 Assignment Administration. I am seeking to resolve incident 3-18-2019 reference to
 documents, rule 17 Admin code 5120-9-37. I would request to speak with you and
 the warden face to face to resolve anything unresolved and to understand your
 position as to what can be accomplished between us. And to understand what
 you do not want me doing on these computers so this never arises again.
 I am willing to stop the process that I had originally started and
 void the whole process. I would like for both parties to return back to there
 original position, for me that would be in general population with a clean slate
~~as far as~~ I would clear any of the party's named, and I would do that
 by my own hand, either Kiosk or paper. I would simply request that only the
 documents case # 05 CR-10-7130 trial case papers be returned to finish my
 criminal case. I do not want to squander this opportunity. If there is something
 you do not agree with please let me know when we meet, if we meet. Or through
 writings, at the least. My practices of corporate, Business law and Religion, I will
 not practice on your computers. That's what that was. I wish to resolve this,
 if possible immediately. Thank you for your time. Respectfully
 I hope this finds you well

I make McKinney, you were found guilty of case
 # LCCI-19-001823 on 4/18/2019 of Rule 7, being associated
 with unauthorized group "Sovereign Citizens", you also
 refused Appeal.

Dwight S. Taylor 4/25/19

IN THE UNITED STATES DISTRICT COURT FOR
THE SOUTHERN DISTRICT OF OHIO ①

Anthony L. McKinney
Plaintiff

Declaration of
DONTÉZ JOHNSON

V

Denise Paddock et al Civil Action NO.
Defendant

My name is Dontez Johnson and I am a witness in the above captioned case. I am competent to testify to the facts related herein for which I have direct knowledge.

I am a witness that Mr. McKinney and inmates at Ross Correctional Inst. have been denied legal books and access to the courts. The institution has created a new rule without putting prisoners on notice of the changes, that the person sending the book must be on the prisoners approved visit list. Book must be sent by publisher and the package must include a receipt including order number, items purchased and who purchased the items. These rules are not policy and only an announcement by Spay Representatives on August 27, 2019 7:25 A.M. from ODPC Assistant Chief Counsel, title Book Donations (Free Books). This announcement was enforced the same day August 27, 2019. This is violative of constitutional rights. There is no way to determine if the institution received

a receipt from the visitor. The institution can easily say they did not receive one with the book to deny the prisoner legal books and access to the courts. AS R.C.T. has recently done to MR. McKinney. But federal inmates are not forced to deny inmates books that are sent from a approved vendor or publisher which is a clearly denial of the equal protection clause of the 14 AMENDMENT of the united States Constitution. Because that would be showing favoritism to federal inmates over state inmates. Which our constitution forbids. And federal are allowed to receive free books also. Which be showing favoritism to federal inmates over state inmates which is forbidden by our constitution. "our constitution prohibits favoritism or preferential treatment one person over another or a group of inmates over another." THIS IS WHAT OUR CONSTITUTION GUARANTEES ME. WHICH IM CLEARLY BEING DENIED.

I declare under penalty of perjury that the foregoing is true and correct. Executed at Chillicothe, Ohio February 15, 2020
Dante Johnson
DANTE JOHNSON

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF OHIO

Anthony C. McKinney
Plaintiff

Declaration of
Dontez Johnson

V.

Denise Packlock et al
Defendant

My name is Dontez Johnson and I am a witness in the above captioned case. I am competent to testify to the facts related herein, for which I have direct knowledge

I am a witness that inmates such as McKinney and myself are denied access to the courts, because the institution only allows very limited days, and the days we do have they take these away by closing it on the days we suppose to go. We may only get 3 or 4 days a month if that.

This time is insufficient time to research, draft documents, study

I declare under the penalty of perjury that the foregoing is true and correct. Executed at Ross Corr. Inst. on Dec. 2, 2019.

X Dontez Johnson 693393

IN THE UNITED STATES DISTRICT
Court for the Southern District
of Ohio

Anthony L. McKinney
Plaintiff

Dedication of
name _____

Civil Action

V.

NO.

Denise Packlock et al
Defendant

My name is Victor E. Guerrero and I am a witness in the above captioned case. I am competent to testify to the facts related herein, for which I have direct knowledge.

I am a witness that Mr. McKinney and inmates at Ross Correctional Inst. have been denied legal books, and access to the courts. The institution has created a new rule without putting prisoners on notice of the changes, that the person sending the book must be on the prisoners approved list, book must be sent by publisher and the package must include a receipt including order number, items purchased, and who purchased the items. These rules are not policy and only an Announcement by Jpay Representative on August 27, 2019 7:25 AM, from ODCR Assistant Chief Counsel, titled Book Donations (Free Books). This announcement was in force the

the same day August 27, 2019. This is violative of constitutional rights. There is no way to determine if the institution received a receipt from the visitor. The institution can easily say they did not receive one with the book to deny the prisoner legal books, and access to the courts. As P.I. has recently done to me, I ordered a business law book for myself and Mr McKinney to work out of for a upcoming 1983 Action of WS. As it specified in the Announcement on August 27, 2019 I ordered the book from Barnes & Nobles because it always sends a receipt with the book. I was still denied access to the legal book. Because "the receipt" was not provided is what they claim. The announcement stated that Barnes & Noble always send the receipt in bold writing also stating that 75% of books that come do not have receipts. This implies they are returned, also ~~the~~ stated Amazon does not have a receipts, implying not to buy from Amazon and by from Barnes & Nobles. These practices must be stopped. Mr. McKinney is denied legal books, and is limited who he can order books from.

I declare under penalty of perjury that the foregoing is true and correct. Executed at Chillicothe Ohio January 3 2020



Victor Guerrero

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN
DISTRICT OF OHIO.

Anthony McKinney
Plaintiff

DECLARATION OF
CIVIL ACTION

Denise Packdock et al
Defendant

MY NAME IS KEVIN HUBBARD II AND I AM A WITNESS IN THE ABOVE
CAPTIONED CASE, I AM COMPETENT TO TESTIFY TO THE FACTS RELATED
HEREIN, FOR WHICH I HAVE DIRECT KNOWLEDGE

I AM A WITNESS THAT L.O.C.I., LT. KAMMER AND OR ITS AGENTS HAS
FALSELY CHARGED INMATES, LIKE MYSELF AND ANTHONY L. MCKINNEY, WITHOUT
EVIDENCE, FALSE VIOLATION OF THE INMATES CONSTITUTIONAL RIGHTS.

I AM A WITNESS THAT L.O.C.I. CONDUCT TOWARD INMATES INCLUDING
ANTHONY L. MCKINNEY AND MYSELF KEVIN HUBBARD II.

I HAVE KNOWLEDGE BECAUSE, I WAS CHARGED FOR CONVEYING DRUGS INTO
L.O.C.I AND DEALING, I WAS NEVER CAUGHT, SEEN OR FOUND WITH DRUGS
NEITHER WAS MY GIRLFRIEND ANNETTE HIGGINS AT OUR VISITS. L.O.C.I NEVER
INTRODUCE EVIDENCE OF ME HAVING PHONE CONVERSATIONS TO BRING DRUGS
INTO L.O.C.I. THEY STATE THAT L.O.C.I. RELIED ON EVIDENCE OF TELEPHONE
CALLS AND CONFIDENTIAL STATEMENTS WRITTEN BY A CONDUCT REPORT BY
LT. KAMMER AND INVESTIGATOR CRISLER. I OFFERED A DEFENSE TO THE RULES
INFRACTION BOARD AND NOTHING WAS DONE IN MY DEFENSE ON BELIEVING ME
THE BOARD SAID THAT MY DEFENSE CONTRADICTED THE CONDUCT REPORT. IT
WAS SAYS THE CONDUCT REPORT RELIED ON CONFIDENTIAL STATEMENTS BUT WHEN
ASKED ON THE DISPOSITION OF THE RULES INFRACTION BOARD FORM THEY

DETERMINE THAT THEY DIDN'T RELY ON ANY CONFIDENTIAL STATEMENTS AND THEY DIDN'T FIND THE INFORMANT(S) TO BE CREDIBLE; OR THERE WAS NO EVIDENCE OF TELEPHONE CALLS RELIED UPON FOR A FINDING OF Guilty.

ON April 27 2019 TO MAY 16 2019 I WAS IN TPU WITHOUT A FOR CONVEYING AND DEALING. WARDEN NORMAN ROBINSON SAID THAT ON MAY 16 2019 THAT MY GIRLFRIEND ANNETTE HIGGINS CONSPIRED TO CONVEY DRUGS INTO L.C.I. THROUGH THE VISITING ROOM, THIS NEVER HAPPEN BECAUSE I WAS IN TPU FOR 20 DAYS AND I DIDN'T EVEN HAVE A VISIT SCHEDULED FOR MAY 16 2019. MY LAST 3 SCHEDULED VISITS AT L.C.I WAS April 3RD 2019, April 10TH 2019 AND April 27TH 2019, ON April 3RD AND 10TH I HAD THOSE VISITS, ON April 27 I DIDN'T HAVE A VISIT BECAUSE I WAS PLACED IN TPU BEFORE THE TIME OF MY SCHEDULE VISIT. I WAS IN TPU FROM April 27 2019 UNTIL JUNE 14 2019 THATS WHEN I WAS TRANSFERRED TO R.C.I. LEVEL 3 FACILITY. ACTING WITHOUT EVIDENCE WHEN EVIDENCE IS REQUIRED OR MAKING A DECISION CONTRARY TO ALL THE EVIDENCE ARE JUST AS MUCH ERROR AS IS FAILURE TO TAKE STEPS TO ACQUIRE JURISDICTION AT THE BEGINNING OF A PROCEEDING AMJUR 2D § 279

I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT. EXECUTED AT CHILLICOTHE OHIO JANUARY 23 2020

Kevin Hubbard II

KEVIN HUBBARD II

Conduct Report

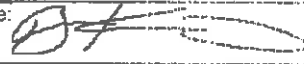
Name: HUBBARD II, KEVIN DUANE		Institution: LOCI	LOCI-19-002411
Date/Offense: 05/16/2019		Number: A535619	Lock: SH/B/141L
Time/Offense: 08:30 AM		Location: Investigators Office	
Rule(s) Violated: 40,45			
Procuring or attempting to procure, unauthorized drugs; aiding, soliciting, or collaborating with another to procure unauthorized drugs or to introduce unauthorized drugs into a correctional facility; Dealing, conducting, facilitating, or participating in any transaction, occurring in whole or in part, within an institution, or involving an inmate, staff member or another for which payment of any kind is made, promised, or expected			

Supporting Facts (Describe what occurred and how the inmate violated the rule[s]):

An investigation was conducted for illegal drug conveyance at the London Correctional Institution. During the investigation it was found that inmate Hubbard 535-619 was conveying illegal drugs (Methamphetamine and Suboxone) into London Correctional Institution through the visiting room with his approved visitor Annette Higgins. Annette Higgins would receive the drugs from Paris Lewis (Approved visitor of inmate Lewis 728-919) as well as a ride to London Correctional Institution. They would transfer the illegal drugs through their initial kiss at the beginning of the visit. Inmate Hubbard 535-619 was also moving money through green dots totaling around \$1,000 to Annette Higgins, Paris Lewis and inmate Lewis 728-919 for their roles in the conveyance. This information was verified by listening to the inmate's phone calls on the inmate telephone system as well as through confidential statements. All information and evidence is available for RIB review.

(Use Conduct Report Supplement sheet, if needed)


As the Charging Official, do you wish to have input into the disciplinary proceedings? ☐ Yes ☒ No

Printed Name: Kammer, R. and Crisler, M.	Signature: 	
Shift: Flex	Days Off: SSH	Date: 05/16/2019

A copy of this conduct report was served upon the above-named inmate on: May, 16, 2019, at 09:00 AM.

Staff Signature: 
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I acknowledge receipt of the conduct report on the above stated date and time:

Inmate Signature: 	Number: 7535619
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DRC 4018 (rev 12/05) DISTRIBUTION: WHITE - RIB CANARY - Unit File PINK - RIB Board GOLD - Inmate ACA 4214 through 4236, 4269

Disposition of the Rules Infraction Board

Institution: <div style="text-align: center;">LOCI</div>	RIB Case Number: <div style="text-align: center;">LOCI-19-002441</div>
Inmate Name: <div style="text-align: center;">HUBBARD II, KEVIN DUANE</div>	Number: <div style="text-align: center;">A50619</div>
Date of Hearing: <div style="text-align: center;">05/21/2019</div>	Time: <div style="text-align: center;">10:14 AM</div>

Inmate Plea:☐ GUILTY☒ NOT GUILTYRule: 40Rule: 45**State the facts that explain the board's decision:**

An investigation was conducted for illegal drug conveyance at the London Correctional Institution. During the investigation it was found that inmate Hubbard 535-619 was conveying illegal drugs (Methamphetamines and Suboxone) into London Correctional Institution through the visiting room with his approved visitor Annette Higgins. Annette Higgins would receive the drugs from Paris Lewis (Approved visitor of inmate Lewis 728-919) as well as a ride to London Correctional Institution. They would transfer the illegal drugs through their initial kiss at the beginning of the visit. Inmate Hubbard 535-619 was also moving money, through green dots totaling around \$1,000 to Annette Higgins, Paris Lewis and inmate Lewis 728-919 for their roles in the conveyance. This information was verified by listening to the inmate's phone calls on the inmate telephone system as well as through confidential statements. All information and evidence is available for RIB review.

Particular evidence or statements relied on:

CONDUCT REPORT AS WRITTEN BY LT. KAMMER

Did the inmate offer any defense?

☒ Yes ☐ No

Did the Board believe the inmate's defense?

☐ Yes ☐ NoWhy? CONTRADICTS CONDUCT REPORT

Did the board rely on any confidential statement(s)

☐ Yes ☒ No

Did the board determine the informant(s) to be credible?

☐ Yes ☒ No

Disposition of the Hearing Officer is:

☒ Affirmed☐ Returned for reconsideration

Decision: Based on the above stated facts the Board believes that:

Inmate HUBBARD II, KEVIN DUANE violated rule(s)Rule: 40Rule: 45Inmate HUBBARD II, KEVIN DUANE did not violate rule(s)Therefore, the RIB Officer imposes the following disposition: LPH☒ Check "Stacked" if you wish to stack housing record, otherwise housing record will be combined with other housing records.Number of LPH days imposed by RIB: 90☒ RIB recommends a Security Review be conducted.

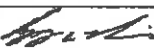
Identify the disposition imposed and the reasons for the action taken:

RECOMMEND SECURITY REVIEW. No of Days in LPH: 90. Serve Order requested : Stack, Serve Order requested : Stack

Appeal form given to inmate?

☒ Yes ☐ NoDoes this offense qualify for SMP? ☐ Yes ☒ No

Signature RIB Chairperson:



Date:

05/21/2019

Notice To Inmate: You may appeal this decision to the Warden.

The appeal must be submitted using the provided form DRC4027, within 15 days of receiving this disposition.

Acknowledgement of Receipt:

Inmate Signature:



Date:

05/21/2019

Time:

10:51 AM

DRC4024 (Rev. 01/19) DISTRIBUTION: WHITE - RIB CANARY - Unit File PINK - RIB Board GOLDENROD - Inmate

Results Of
Warden's Administrative Review

RIB Case Number

LC CI 19-002441

Upon reviewing the proceeding and the disposition of the Rules Infraction Board, I have determined that the board's decision should be:

☒ Affirmed

☐ Reversed

☐ Modified as indicated below

☐ Returned for reconsideration

☐ Warden recommends a Security Review be conducted.

NOTES:

The Rules Infraction Board process was followed in accordance with Administrative Regulation 5120-9-08. The evidence presented substantiates the guilty verdict and disposition.

Note: This decision is the result of the automatic administrative review of RIB decisions provided for in 512-9-08(A)

Warden or Designee's Signature: 	Date: 05/28/2019
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Ohio Department of Rehabilitation and Correction Termination of Visiting Privileges

To: Annette Higgins
11157 Preble County Line Road
Middletown, OH 45042

Date:
05/21/2019

The Administrative Regulations of the Ohio Department of Rehabilitation and Correction authorize restrictions of an inmate's visiting privileges.

The following facts have come to our attention which may necessitate restricting your

visiting privileges of Inmate HUBBARD, Kevin

A-535619

at the London Correctional Institution

Determining facts for restriction:

On May 16, 2019 you conspired to convey drugs into the facility through the visiting room.

This restriction shall be effective:



Effective from (mm/dd/yyyy):

05/21/2019

Effective until (mm/dd/yyyy):

PERMANENTLY

Our procedures permit you to have the opportunity to present your views on the above matter prior to a final decision being made. If you wish to express your thoughts regarding this situation, please write a letter stating your views to the Warden at the institution within seven (7) days of the date written above, at the following address:

London Correctional Institution
P.O. Box 69
London, OH 43140

Failure to contact this institution will result in loss of visiting privileges for the dates indicated above. This notice of restriction applies to any other inmate at any other institution you may be approved to visit. In addition, you may correspond with any inmate but are prohibited from providing packages during the restricted period.

Managing Officer's Designee:

Naum Robinson, Warden

Date:

05/21/2019

COPY: Visitor, Human Service Program Administrator, Warden, Inmate, Visiting Office, Cashier's Office, File



UNIT MANAGEMENT CHIEF

LONDON CORRECTIONAL
INSTITUTION

P.O. Box 69
London, Ohio 43140

J. Condrac, UMC

To: Hubbard 535-619
From: J. Condrac, UMC
Date: 5/30/19
Re: Appeal of Security Classification

I am in receipt of your appeal of your security classification. After careful review of your security instrument and the pertinent regulations and policies (AR 5120-9-53, AR5120-9-21 and DRC policy 53-CLS-01), I have made the following determination:

- ☒ Your security review was completed according to policy and I find no reason to overturn the committee decision.
- ☐ Additional information has resulted in a recalculation of your security review.
- ☐ You did not file your appeal within 24 hours following notification of the recommendation of the Classification Committee.
- ☐ Other

Your conduct at LOCI warrants level 3 placement. Most recently you were found guilty at RIB of a serious rule violations, specifically rules 40 and 45. These rule violations involved conveying drugs in LOCI. Evidence considering during your RIB hearing and a guilty finding is not appealed through this process. Please direct RIB appeals to the warden's designee, Ms. Justus.

You do have the right to appeal to the Bureau of Classification utilizing DRC form 2680 (enclosed) within 5 days of receipt of response and mail to 4545 Fisher Rd, Columbus, OH 43228.

J. Condrac, UMC

IN the United States District Court
for the Southern District of Ohio

Anthony McKinnery
Plaintiff

DECLARATION
of
RANDALL HOWARD
NO.

Denise Padlock et al
Defendant

I AM competent to testify to the facts related herein, for which I have direct knowledge that on Oct 29th 2019. WE WERE ESCORTED to the gym at about 8:00am. WE WERE STRIPPED DOWN & SEARCHED. At ABOUT 12:00pm. WE WERE SENT back to our Dorm. When WE Got back to 4A All of our belongings were scattered EVERYWHERE. Unopened commissary was OPEN & squirted all over the floor & on the bed's. Some inmates were mad because their t.v.'s were no longer working, which we figured that the C.O.'s that are put on the SRT unit put water in the t.v.'s

When I went to Mr. McKinney's cell all of his paperwork was thrown everywhere. Some of his legal paperwork was ripped up & some pieces were in the toilet. We were locked down at about 12:30pm, with out the proper tools to ~~close~~ our cells up. Then about 1100pm we were called to chow. When we got to chow only two rows were filled up because they did not make enough chicken patties. they reassigned the first two row to go back to the Block (4A) Mr (Marcus James 733-602) & Mr. Cunningham were walk back to ~~4A~~ 4A when a woman C.O. came out of the tie shack cursing & calling us names & then asked us where we were going. We said ~~we~~ we had just came from chow & we are going to our dorm. She then said we better get there before we find ourselves in 9house. Mr. Cunningham was going to respond. I stopped him from responding & kept walking. We got away from her & I said damn we doing what we supposed to be ~~be~~ doing & we still get talked to like we aint shit. Then a C.O. said I suggest yall shut the fuck up. We looked at him & I said damn where he

come from. Then he told me to
 stand by the tie shack while he
 took a dog back to 3 house. When he
 came back he had me walk with
 him to where the vault is, but he
 had me stand against the wall.
 Then when he came out he had
 me move down by the BARBERSHOP
 while he just stood around watching
 the people cut down the trees. Then
 at 2:30pm he took me in the back room
 in the capt. office called me a
 NIGGER & told me he would kill me &
 then he assaulted me with his hands
 & his feet.

I DECLARE UNDER PENALTY OF PERJURY THAT
 THE FOREGOING IS TRUE AND CORRECT.
 Executed at Chillicothe ON October 29th
 2019

Marcus James
 733-602

MARCUS JAMES
 733-602

11-19-19

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF OHIO

1 of 2

Anthony L. McKinney
Plaintiff
✓Denise Packlock et al
Defendant

DECLARATION

OF

Anthony Sheeks 605863

Civil Action

No.


My name is Anthony Sheeks and I am a witness in the above captioned case. I am competent to testify to the facts related herein for which I have direct knowledge.

I am Mr. McKinney's neighbor and saw how bad his cell was tore up. His paperwork was scattered everywhere and it was to the point of pure disrespect. Normally his paperwork and other materialistic items are organized because he does legal work. This incident mixed alot of his stuff up to the point it had to put him behind if he was dealing with deadlines.

This specific SRT shutdown was pure destruction to the point our unit was almost targeted. The way it was tore up and trashed there is no possible way they could of found anything. If SRT is shutting down in order to find the contraband thats a risk to security they have to be very meticulous in order to be effective. Otherwise its a waste of the states money because all their doing is being disrespectful to us by being so destructive to the items we are allowed to have. I've been down 12 years and this specific SRT shutdown wasn't a shutdown, it was a pure tear down. These are the facts I personally witnessed and the world we live in being incarcerated in the Ohio Department of Rehabilitation and Corrections. Something needs to change.

~~102~~
20f2

I declare under penalty of perjury that the foregoing is true and correct. Executed at Chillicothe Ohio Nov. 3rd, 2019


Anthony Sheeks

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF OHIO

Anthony L. McKinney

Plaintiff

Denise Padlock et al

Defendant

DECLARATION
OF

Randall Howard
Civil Action

No.

Randall Howard

I am competent to testify to the facts related herein, for which I have direct knowledge that Mr. McKinney has never been affiliated with any gang activities or any unauthorized gang organization. I been incarcerated since 2013, I've served time in both Warren and Ross Correctional Institution. Mr. McKinney is a genuine person and a very good person deep down inside.

I declare under penalty of perjury that the foregoing is true and correct. Executed at Chillicothe, Ohio. November 15, 2019

Randall Howard

Randall Howard

In the United States District
Court for the Southern District of Ohio

Anthony L. McKinney

Plaintiff

V
Denise Paddock et al
Defendant

Dedication
of
Hunter Maher
Civil Action
No.

Hunter Maher

I am competent to testify to the facts related herein, for which I have direct knowledge that all of Mr. McKinney's legal paperwork had been ~~was~~ torn up, stepped on, or thrown around. On 10-29-19 after being let back in a B unit after an SRT Shakedown I walked over to Mr. McKinney's cell and seen all the paperwork.

I declare under penalty of perjury that the foregoing is true and correct. Executed at Chillicothe, Ohio

November 17, 2019

Hunter Maher

Hunter Maher

Grandfathered Items - GF

ACA 4279, 4280, 4281, 4157

Inmate Property Record - Disposition and Receipt MALE

Institution: RCC	Date: 6-19-19	Time: 9:52 AM	Vault Location:	Amount of Boxes: 1	<input type="checkbox"/> Locked <input type="checkbox"/> UnLocked
Name: MCK, [unclear]	Number: 519-174	Inmate present during pack-up? <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No			

Reason for Pack-up: ☐ SC ☐ AWL ☐ INF. ☐ LC
☐ DC ☐ Other **LC** ☐ Transfer: **From Lock**

Individual possession limits for any property shall be the total permitted possession limit of combined state and personal property.

CODES: Reasonable Amount - RA

Special Permission - SP

Grandfathered Items - GF

Titled Items	LMT	AMT	Cards/Board games	3	Clothing	LMT	AMT	Other	LMT	AMT
Cassette Player (make):	1		State Issue	AMT	Athletic Supporter	2		Brushes Combs	RA	
Compact Disc Player (make):	1		Belt:		Belt (color):	1		Cassette Tapes	15	
Headphones (make):	1		Blanket:		Blanket:	1		Compact Discs	10	
Musical Instrument:	SP		Boots:		Gloves:	1		Clock	1	
Radio (make):	GF		Coat:		Handkerchief:	12		Conditioner:	RA	
TV (make):	1		Commissary Bag:		Hat/Baseball:	1		Deodorant:	RA	
Typewriter (make):	1		Gloves:		Hat Stocking:	1		Emery Boards	RA	
MP3 Player (8 GB):	GF		Hat:		Pajamas:	2		Hair Grease:	RA	
MP3 Player (4 GB):	GF		Hooded Sweatshirt:		Tops Bottoms			Lotion:	RA	
JP4 Player	1		Jacket:		Pants/ Sweats:	2		Magic Shave:	RA	
Hand-held gaming device (sudoku, word)	1		Kitchen/Dining Whites:		Raincoat	1		Mirror	RA	
Plug & Play Device	1		Laundry Bag:		Robe (color):	1		Mugs/Glasses	2	
Digital TV Converter Box	1		Pants:		Shirts/Sweat:	2		Nail Clippers:	RA	
Coaxial Cable (6' max)	1		Pillow Cases:		Shirts/T	6		Razor (type):	RA	
Non-Titled Valuables	LMT	AMT	Sheets:		Shoes/Dress (color):	1		Razor Blades:	RA	
Contact Lenses:	SP		Shirts:		Shoes/Gym	1		Shaver/Trimmer	RA	
Glasses: Reading	2		Shoes:		High Low			Soap Bars:	8	
Sun	SP		Socks:		Brand Color			Soap Dish:	2	
Case? Yes <input type="checkbox"/> No <input type="checkbox"/>			Thermals - Tops		Shoes/House:	1		Shampoo:	2	
Medical ID Bracelet	SP		Bottoms		Shoes/Shower:	1		Shaving Cream:	RA	
Ring/Wedding:	1		Towels:		Shoes/Sport:	1		Toothbrush:	2	
Watch (make):	1		Washcloth:		Shoes/Work Boot:	SP		Toothpaste:	2	
Stationary Items	LMT		Other:		Shorts/Gym:	3		Wallet: (color)	GF	AMT
Art Supplies:	RA		Religious Items	LMT	Socks:	7		Food Items	LMT	
Address Book	1		Chain w/Medallion	1	Sweaters:	GF		Beverage (type):	RA	
Books:	RA		Dashiki (White)	1	Thermal - Bottom	3		Cakes & Pastries	RA	
Letters: Papers:	RA		Prayer Robe	1	Thermal - Top	3		Candy: Bags	2	
Pencils:	RA		Prayer Rug	1	Towels:	5		Boxes	2	
Pens:	RA		Religious Beads	RA	Undershirts	7		Bars	24	
Photo Album:	RA		Religious Book	1	Undershorts	7		Chips:	oz.	72
Assorted Pictures:	RA		Religious Headgear	1	Washcloths (color):	5		Cookies:	pkgs.	4
Stamped Envelopes:	25		Islam Prayer Beads	1	Other:			Coffee:	oz.	24
Tablets (legal pads):	RA		Islam Prayer Rug	1				Crackers:	pkgs.	4
Typewriter Ribbon	6		Japa Mala Beads	1				Cubed Sugar:	bx.	2
Contraband:								Peanut Butter:	lbs.	3
								Seafood:	pkgs.	10

I certify that the items listed were packed within accompanying bags or boxes.

Officer's Signature: [Signature]	Date: 6-19-19
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I certify that the above listed items are a complete and accurate inventory of all my personal property.

Inmate Signature: [Signature]	Number: 519-174	Date: 6/19/2019
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Property Receipt: All of my personal property that is listed on this inventory form has been returned to me and I was offered the opportunity to inspect it before leaving the vault. I understand that once I leave that vault with my belongings I can no longer file a complaint concerning any missing or damaged property. Receiving Institution:

Inmate Signature:	Number:	Date:	Vault Officer's Signature:	Date:
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Inmate Property Record - Disposition and Receipt MALE

Institution: <u>R.C.I.</u>	Date: <u>7-30-19</u>	Time: <u>10:20 PM</u>	Vault Location:	Amount of Boxes: <u>1</u>	<input type="checkbox"/> Locked <input type="checkbox"/> UnLocked
Name: <u>McKinney</u>	Number: <u>519-194</u>	Inmate present during pack-up? <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No			

Reason for Pack-up: ☐ TPU ☐ AWL ☐ INF. ☒ Other Legal ☐ Transfer: at property for legal*Individual possession limits for any property shall be the total permitted possession limit of combined state and personal property.***CODES: Reasonable Amount - RA****Special Permission - SP****Grandfathered Items - GF**

Titled Items	LMT	AMT	Cards/Board games	3	Clothing	LMT	AMT	Other	LMT	AMT
Cassette Player (make):	1		Stamped Envelopes:	25	Athletic Supporter	2		Brushes Combs	RA	
Compact Disc Player (make):	1		Tablets (legal pads):	RA	Belt (color):	1		Cassette Tapes	15	
Headphones (make):	1		Typewriter Ribbon	6	Blanket:	1		Compact Discs	10	
Musical Instrument:	SP		State Issue	AMT	Gloves:	1		Clock	1	
Radio (make):	GF		Belt:		Handkerchief:	12		Conditioner:	RA	
TV with Remote(make):	1		Blanket:		Hat/Baseball:	1		Deodorant:	RA	
Typewriter (make):	1		Boots:		Hat Stocking:	1		Emery Boards	RA	
MP3 Player (8 GB):	GF		Coat:		Pajamas:	2		Hair Grease:	RA	
MP3 Player (4 GB):	GF		Commissary Bag:		Tops Bottoms			Lotion:	RA	
JP4 Player	1		Gloves:		Pants/ Sweats:	2		Magic Shave:	RA	
JP5 Player	1		Hat:		Raincoat	1		Mirror	RA	
Hand-held gaming device (sudoku, word)	1		Hooded Sweatshirt:		Robe (color):	1		Mugs/Glasses	2	
Plug & Play Device	1		Jacket:		Shirts/Sweat:	2		Nail Clippers:	RA	
Digital TV Converter Box	1		Kitchen/Dining Whites:		Shirts/T	6		Razor (type):	RA	
Coaxial Cable (6' max)	1		Laundry Bag:		Shoes/Dress (color):	1		Razor Blades:	RA	
Fan	1		Pants:		Shoes/Gym	1		Shaver/Trimmer	RA	
Lamp	1		Pillow Cases:		High Low			Soap Bars:	8	
Power Strip	1		Sheets:		Brand Color			Soap Dish:	2	
Non-Titled Valuables	LMT	AMT	Shirts:		Shoes/House:	1		Shampoo:	2	
Contact Lenses:	SP		Shoes:		Shoes/Shower:	1		Shaving Cream:	RA	
Glasses: Reading	2		Socks:		Shoes/Sport:	1		Toothbrush:	2	
Sun	SP		Thermals - Tops		Shoes/Work Boot:	SP		Toothpaste:	2	
Case? Yes <input type="checkbox"/> No <input type="checkbox"/>			Bottoms		Shorts/Gym:	3		Wallet: (color)	GF	AMT
Medical ID Bracelet	SP		Towels:		Socks:	7		Food Items	LMT	
Ring/Wedding:	1		Washcloth:		Sweaters:	GF		Beverage (type):	RA	
Watch (make):	1		Other:		Thermal - Bottom	3		Cakes & Pastries	RA	
Stationary Items	LMT	AMT	Religious Items	LMT	Thermal - Top	3		Candy: Bags	2	
Art Supplies:	RA		Chain w/Medallion	1	Towels:	5		Boxes	2	
Address Book	1		Dashiki (White)	1	Undershirts	7		Bars	24	
Books:	RA		Prayer Robe	1	Undershorts	7		Chips:	oz.	72
Letters: Papers:	RA		Prayer Rug	1	Washcloths (color):	5		Cookies:	pkgs.	4
Pencils:	RA		Religious Beads	RA	Other:			Coffee:	oz.	24
Pens:	RA		Religious Book	1	<u>Mislegal Word</u>			Crackers:	pkgs.	4
Photo Album:	RA		Religious Headgear	2				Cubed Sugar:	bxs.	2
Assorted Pictures:	RA		Islam Prayer Beads	1				Peanut Butter:	lbs.	3
			Islam Prayer Rug	1				Seafood:	pkgs.	10
			Japa Mala Beads	1				Ramen:		RA
								Rice:		5
								Beans:		5
								Cheese:		5

Contraband:

I certify that the items listed were packed within accompanying bags or boxes.

Officer's Signature: <u>[Signature]</u>	Date: <u>7-30-19</u>
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I certify that the above listed items are a complete and accurate inventory of all my personal property.

Inmate Signature: <u>[Signature]</u>	Number: <u>519-194</u>	Date: <u>7-30-19</u>
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Property Receipt: All of my personal property that is listed on this inventory form has been returned to me and I was offered the opportunity to inspect it before leaving the vault. I understand that once I leave that vault with my belongings I can no longer file a complaint concerning any missing or damaged property. Receiving Institution:

Inmate Signature:	Number:	Date:	Vault Officer's Signature:	Date:
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Inmate Property Record - Disposition and Receipt MALE

Institution:	Date:	Time:	Vault Location:	Amount of Boxes:	<input type="checkbox"/> Locked <input type="checkbox"/> UnLocked
Name:		Number:	Inmate present during pack-up? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		

Reason for Pack-up: ☐ SC ☐ AWL ☐ INF. ☐ LO
☐ DC ☐ Other _____ ☒ Transfer: _____

Individual possession limits for any property shall be the total permitted possession limit of combined state and personal property.

CODES: *Reasonable Amount - RA*

Special Permission - SP

Grandfathered Items - GF[illegible]

I certify that the items listed were packed within accompanying bags or boxes.

Officer's Signature:	Date:
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I certify that the above listed items are a complete and accurate inventory of all my personal property.

Inmate Signature: <i>[Signature]</i>	Number: <i>519194</i>	Date: <i>5-16-17</i>
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Property Receipt: All of my personal property that is listed on this inventory form has been returned to me and I was offered the opportunity to inspect it before leaving the vault. I understand that once I leave that vault with my belongings I can no longer file a complaint concerning any missing or damaged property. Receiving Institution: _____

missing or damaged property. Receiving Institution:				
Inmate Signature:	Number:	Date:	Vault Officer's Signature:	Date:

Inmate Property Record - Disposition and Receipt MALE

Institution:	Date:	Time:	Vault Location:	Amount of Boxes:	<input type="checkbox"/> Locked <input type="checkbox"/> UnLocked
Name:		Number:	Inmate present during pack-up? <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No		


☐ No

Individual possession limits for any property shall be the total permitted possession limit of combined state and personal property.

Grandfathered Items - GF

[illegible]

I certify that the items listed were packed within accompanying bags or boxes.

Officer's Signature: 	Date: 5/16/2019
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I certify that the above listed items are a complete and accurate inventory of all my personal property.

Inmate Signature:	Number:	Date:
<i>[Signature]</i>	10789	5/16/2019

Property Receipt: All of my personal property that is listed on this inventory form has been returned to me and I was offered the opportunity to inspect it before leaving the vault. I understand that once I leave that vault with my belongings I can no longer file a complaint concerning any missing or damaged property. Receiving Institution: _____

missing or damaged property. Receiving Institution:				
Inmate Signature:	Number:	Date:	Vault Officer's Signature:	Date:

Inmate Pass

Institution: Ross Correctional Institution	Date:	7-30-19
Inmate Name: McKinney	Inmate No.:	519-194
Works:	Lock Unit:	46 230
Destination:	R+D	
Time Issued:	956	am pm
Time Released:		am pm
	Officer/Staff:	
	Officer/Staff:	

Inmate Pass

Institution: Ross Correctional Institution	Date:	6/19/19
Inmate Name: McKinney	Inmate No.:	519-194
Works:	Lock Unit:	H6B
Destination:	B3D (retrieve Property)	
Time Issued:	945	am pm
Time Released:		am pm
	Officer/Staff:	
	Officer/Staff:	

From: Inspector C. Hill 

Date: 12/28/2016

Re: McKinney 519-194-Legal Material

To Whom It May Concern:

Inmate McKinney 519-194 is actively involved in legal litigation and has requested to take his legal material with him upon his transfer to his next institution. Please permit him to place his legal materials with his property upon his release from WCI.

If you have any further questions or concerns regarding this matter, please contact me at Ext. 2055.

Thank you,

Cynthia D. Hill
Inspector of Institutional Services
Warren Correctional Institution

Personal A/C Withdrawal Check Out-Slip

Dollars:	1	Cents:	20
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Institution:	RCI			Date:	Feb/11/2019		
Name:	Office of Chief Inspector of Rehabilitation & Corrections						
Address:	710 West Broad Street						
City:	Columbus	State:	OH:O	Zip Code:	43222	690	

☒ Postage
 ☐ Copies
 ☐ ID
 ☐ Misc.
 ☐ Check-out CK #
 10319000
other items

The inmate's signature on this withdrawal request verifies that the information listed above has been read to or by the inmate and is correct. In the event of an error in the address which results in the return of this package, the inmate shall assume financial responsibility.

Inmate's Signature:	Number:	Block & Cell Number:
<i>Omilia M. Smith</i>	519-194	4-B 212
Approved By:	Witnessed:	
<i>M. Davis</i>	<i>[Signature]</i>	

Ship VIA:	<div style="border: 2px solid black; padding: 5px; text-align: center;"> RECEIVED Date Processed: FEB 13 2020 </div>
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DRC 1004 (Rev. 3/01)

DISTRIBUTION:

WHITE - Cashier

CANARY - Inmate

Pink-

ACA 4046



Ross Correctional Institution
Cashier's Office

To: Office of the Chief Inspector Department
Of Rehabilitation & Corrections

Mr Chief Inspector, I am writing to Exhaust
and to attempt to resolve remedies. Exhaustion
is required, Prison Litigation Reform Act (PLRA)

Anthony L. McKinney was a prisoner, at London
London Correctional Institution. Mr McKinney is a
Innocent Man in prison. ON 03/18/2019 Mr
McKinney was charged ~~for~~ with False charges
Conduct Report # LOC1-19-001823 Rule
17 and Forced Mr McKinney to perform Services in
the ~~the~~ hole. McKinney was not given an opportunity
to Appeal. Please provide the Appeal to the
Prisoner ~~Appeal~~ then he will receive Due process
~~Partially~~ ^{there is right to Appeal} Mr McKinney also did not receive any Due

Process or an Appeal LOC1-19-001957, Rule
51, a pre-text to take Mr McKinney's ~~Legal Documents~~
Documents. Please provide an Appeal, because no hearings
was ever given to Mr McKinney, (ie Rule 51)

Also Mr McKinney Also did not Receive an Appeal
or Informal Complaint #'s LOC1-19-0000690
LOC1-19-0000248
Please Provide the Appeal's

4) Four Appeals total McKinney seeks
Return Address: 16149 State Route 104
North: P.O. Box 7010
Chillicothe, Ohio 45601 RCI

BY: Anthony McKinney
Anthony L. McKinney
#A519-194 Cell 212 (403)

H O U R S	8:00am-10:30am 1:00pm-3:15pm 6:00pm-7:45pm		AUGUST, 2019						**LEGAL LIBRARY IS OPEN <u>EVERY</u> LIBRARY SESSION**				
			RCI Library Schedule										
			Copies are 5¢ per side-legal work only										
Sunday		Monday		Tuesday		Wednesday		Thursday		Friday		Saturday	
July 28		July 29		July 30		July 31		Aug 1		Aug 2		Aug 3	
8:00 - 10:30 Unit Lib.		8:00 - 10:30 Unit Lib.		8:00 - 10:30 8-H		8:00 - 10:30 3-H		8:00 - 10:30 Unit Lib.		8:00 - 10:30 7-H		8:00 - 10:30 3-H	
1:00 - 3:15 Unit Lib.		1:00 - 3:15 Unit Lib.		1:00 - 3:15 7-H		1:00 - 3:15 4-H		1:00 - 3:15 2-H		1:00 - 3:15 8-H		1:00 - 3:15 J-Dorm	
						6:00 - 7:30 J-Dorm		6:00 - 7:45 1-H					
Aug 4		Aug 5		Aug 6		Aug 7		Aug 8		Aug 9		Aug 10	
8:00 - 10:30 Unit Lib.		8:00 - 10:30 Unit Lib.		8:00 - 10:30 4-H		8:00 - 10:30 8-H		8:00 - 10:30 Unit Lib.		8:00 - 10:30 7-H		8:00 - 10:30 1-H	
1:00 - 3:15 Unit Lib.		1:00 - 3:15 Unit Lib.		1:00 - 3:15 2-H		1:00 - 3:15 1-H		1:00 - 3:15 3-H		1:00 - 3:15 4-H		1:00 - 3:15 2-H	
						6:00 - 7:30 7-H		6:00 - 7:45 J-Dorm					
Aug 11		Aug 12		Aug 13		Aug 14		Aug 15		Aug 16		Aug 17	
8:00 - 10:30 Unit Lib.		8:00 - 10:30 Unit Lib.		8:00 - 10:30 8-H		8:00 - 10:30 Unit Lib.		8:00 - 10:30 Unit Lib.		8:00 - 10:30 1-H		8:00 - 10:30 J-Dorm	
1:00 - 3:15 Unit Lib.		1:00 - 3:15 Unit Lib.		1:00 - 3:15 J-Dorm		1:00 - 3:15 Unit Lib.		1:00 - 3:15 7-H		1:00 - 3:15 4-H		1:00 - 3:15 8-H	
		6:00 - 7:45 3-H		6:00 - 7:30 4-H		6:00 - 7:30 3-H		6:00 - 7:45 2-H					
Aug 18		Aug 19		Aug 20		Aug 21		Aug 22		Aug 23		Aug 24	
8:00 - 10:30 Unit Lib.		8:00 - 10:30 Unit Lib.		8:00 - 10:30 7-H		8:00 - 10:30 2-H		8:00 - 10:30 Unit Lib.		8:00 - 10:30 Unit Lib.		8:00 - 10:30 Unit Lib.	
1:00 - 3:15 Unit Lib.		1:00 - 3:15 Unit Lib.		1:00 - 3:15 3-H		1:00 - 3:15 1-H		1:00 - 3:15 J-Dorm		1:00 - 3:15 Unit Lib.		1:00 - 3:15 Unit Lib.	
				6:00 - 7:30 J-Dorm		6:00 - 7:30 4-H		6:00 - 7:45 8-H		6:00 7:45 1-H			
Aug 25		Aug 26		Aug 27		Aug 28		Aug 29		Aug 30		Aug 31	
8:00 - 10:30 2-H		8:00 - 10:30 Unit Lib.		8:00 - 10:30 4-H		8:00 - 10:30 8-H		8:00 - 10:30 Unit Lib.		8:00 - 10:30 N. Unit Wrks.		8:00 - 10:30 4-H	
1:00 - 3:15 J-Dorm		1:00 - 3:15 Unit Lib.		1:00 - 3:15 2-H		1:00 - 3:15 7-H		1:00 - 3:15 3-H		1:00 - 3:15 S. Unit Wrks.		1:00 - 3:15 Lib. Wrks.	
		6:00 - 7:30 3-H		6:00 - 7:30 7-H		6:00 - 7:30 1-H		6:00 - 7:45 J-Dorm					

H O U R S	8:00am-10:30am 1:00pm-3:15pm 6:00pm-7:45pm		September 2019				**LEGAL LIBRARY IS OPEN <u>EVERY</u> LIBRARY SESSION**						
			RCI Library Schedule										
			Copies are 5¢ per side-legal work only										
Sunday		Monday		Tuesday		Wednesday		Thursday		Friday		Saturday	
Sept	1	Sept	2	Sept	3	Sept	4	Sept	5	Sept	6	Sept	7
8:00 - 10:30 Unit Lib.		8:00 - 10:30 Unit Lib.		8:00 - 10:30 1-H		8:00 - 10:30 Unit Lib.		8:00 - 10:30 Unit Lib.		8:00 - 10:30 7-H		8:00 - 10:30 J-Dorm	
1:00 - 3:15 Unit Lib.		1:00 - 3:15 Unit Lib.		1:00 - 3:15 8-H		1:00 - 3:15 Unit Lib.		1:00 - 3:15 3-H		1:00 - 3:15 4-H		1:00 - 3:15 1-H	
		Labor Day						6:00 - 7:45 2-H					
Sept	8	Sept	9	Sept	10	Sept	11	Sept	12	Sept	13	Sept	14
8:00 - 10:30 Unit Lib.		8:00 - 10:30 Unit Lib.		8:00 - 10:30 8-H		8:00 - 10:30 4-H		8:00 - 10:30 Unit Lib.		8:00 - 10:30 1-H		8:00 - 10:30 2-H	
1:00 - 3:15 Unit Lib.		1:00 - 3:15 Unit Lib.		1:00 - 3:15 2-H		1:00 - 3:15 7-H		1:00 - 3:15 3-H		1:00 - 3:15 8-H		1:00 - 3:15 4-H	
								6:00 - 7:45 J-Dorm					
Sept	15	Sept	16	Sept	17	Sept	18	Sept	19	Sept	20	Sept	21
8:00 - 10:30 Unit Lib.		8:00 - 10:30 Unit Lib.		8:00 - 10:30 Unit Lib.		8:00 - 10:30 6(7)-H		8:00 - 10:30 Unit Lib.		8:00 - 10:30 8-H		8:00 - 10:30 3-H	
1:00 - 3:15 Unit Lib.		1:00 - 3:15 Unit Lib.		1:00 - 3:15 Unit Lib.		1:00 - 3:15 J-Dorm		1:00 - 3:15 3-H		1:00 - 3:15 2-H		1:00 - 3:15 4-H	
								6:00 - 7:45 1-H					
Sept	22	Sept	23	Sept	24	Sept	25	Sept	26	Sept	27	Sept	28
8:00 - 10:30 Unit Lib.		8:00 - 10:30 Unit Lib.		8:00 - 10:30 J-Dorm		8:00 - 10:30 2-H		8:00 - 10:30 Unit Lib.		8:00 - 10:30 4-H		8:00 - 10:30 6-H	
1:00 - 3:15 Unit Lib.		1:00 - 3:15 Unit Lib.		1:00 - 3:15 6-H		1:00 - 3:15 3-H		1:00 - 3:15 1-H		1:00 - 3:15 J-Dorm		1:00 - 3:15 Lib. Wrks.	
								6:00 - 7:45 8-H					
Sept	29	Sept	30	Oct	1	Oct	2	Oct	3	Oct	4	Oct	5
8:00 - 10:30 Unit Lib.		8:00 - 10:30 Unit Lib.		8:00 - 10:30		8:00 - 10:30		8:00 - 10:30 Unit Lib.		8:00 - 10:30 N. Unit Wrks.		8:00 - 10:30	
1:00 - 3:15 Unit Lib.		1:00 - 3:15 Unit Lib.		1:00 - 3:15		1:00 - 3:15		1:00 - 3:15		1:00 - 3:15 S. Unit Wrks.		1:00 - 3:15 Lib. Wrks.	
								6:00 - 7:45					

H O U R S	8:00am-10:30am 1:00pm-3:15pm 6:00pm-7:45pm		October 2019						**LEGAL LIBRARY IS OPEN <u>EVERY</u> LIBRARY SESSION**				
	RCI Library Schedule												
	Copies are 5¢ per side-legal work only												
Sunday		Monday		Tuesday		Wednesday		Thursday		Friday		Saturday	
Sept	29	Sept	30	Oct	1	Oct	2	Oct	3	Oct	4	Oct	5
8:00 - 10:30 Unit Lib.		8:00 - 10:30 Unit Lib.		8:00 - 10:30 Unit Lib.		8:00 - 10:30 2-H		8:00 - 10:30 Unit Lib.		8:00 - 10:30 4-H		8:00 - 10:30 8-H	
1:00 - 3:15 Unit Lib.		1:00 - 3:15 Unit Lib.		1:00 - 3:15 Unit Lib.		1:00 - 3:15 7-H		1:00 - 3:15 3-H		1:00 - 3:15 1-H		1:00 - 3:15 2-H	
						6:00 - 7:30 8-H		6:00 - 7:45 J-Dorm		Sept 102		Movie Requested	
Oct	6	Oct	7	Oct	8	Oct	9	Oct	10	Oct	11	Oct	12
8:00 - 10:30 Unit Lib.		8:00 - 10:30 Unit Lib.		8:00 - 10:30 J-Dorm		8:00 - 10:30 Unit Lib.		8:00 - 10:30 Unit Lib.		8:00 - 10:30 2-H		8:00 - 10:30 7-H	
1:00 - 3:15 Unit Lib.		1:00 - 3:15 Unit Lib.		1:00 - 3:15 7-H		1:00 - 3:15 Unit Lib.		1:00 - 3:15 1-H		1:00 - 3:15 8-H		1:00 - 3:15 J-Dorm	
						6:00 - 7:30 3-H		6:00 - 7:45 4-H					
Oct	13	Oct	14	Oct	15	Oct	16	Oct	17	Oct	18	Oct	19
8:00 - 10:30 Unit Lib.		8:00 - 10:30 Unit Lib.		8:00 - 10:30 3-H		8:00 - 10:30 1-H		8:00 - 10:30 Unit Lib.		8:00 - 10:30 Unit Lib.		8:00 - 10:30 Unit Lib.	
1:00 - 3:15 Unit Lib.		1:00 - 3:15 Unit Lib.		1:00 - 3:15 4-H		1:00 - 3:15 8-H		1:00 - 3:15 2-H		1:00 - 3:15 Unit Lib.		1:00 - 3:15 Unit Lib.	
						6:00 - 7:30 7-H		6:00 - 7:45 J-Dorm					
Oct	20	Oct	21	Oct	22	Oct	23	Oct	24	Oct	25	Oct	26
8:00 - 10:30 Unit Lib.		8:00 - 10:30 Unit Lib.		8:00 - 10:30 1-H		8:00 - 10:30 4-H		8:00 - 10:30 Unit Lib.		8:00 - 10:30 3-H		8:00 - 10:30 Unit Lib.	
1:00 - 3:15 Unit Lib.		1:00 - 3:15 Unit Lib.		1:00 - 3:15 3-H		1:00 - 3:15 8-H		1:00 - 3:15 7-H		1:00 - 3:15 1-H		1:00 - 3:15 Unit Lib.	
						6:00 - 7:30 2-H		6:00 - 7:45 J-Dorm					
Oct	27	Oct	28	Oct	29	Oct	30	Oct	31	Nov	1	Nov	2
8:00 - 10:30 Unit Lib.		8:00 - 10:30 Unit Lib.		8:00 - 10:30 8-H		8:00 - 10:30 2-H		8:00 - 10:30 Unit Lib.		8:00 - 10:30 7-H		8:00 - 10:30 8-H	
1:00 - 3:15 Unit Lib.		1:00 - 3:15 Unit Lib.		1:00 - 3:15 7-H		1:00 - 3:15 4-H		1:00 - 3:15 1-H		1:00 - 3:15 2-H		1:00 - 3:15 J-Dorm	
						6:00 - 7:30 J-Dorm		6:00 - 7:45 3-H					

H O U R S	8:00am-10:30am 1:00pm-3:15pm 6:00pm-7:45pm		November 2019				**LEGAL LIBRARY IS OPEN <u>EVERY</u> LIBRARY SESSION**						
			<i>RCI Library Schedule</i>										
			Copies are 5¢ per side-legal work only										
Sunday		Monday		Tuesday		Wednesday		Thursday		Friday		Saturday	
Oct 27		Oct 28		Oct 29		Oct 30		Oct 31		Nov 1		Nov 2	
8:00 - 10:30 Unit Lib.		8:00 - 10:30 Unit Lib.		8:00 - 10:30		8:00 - 10:30 2-H		8:00 - 10:30 Unit Lib.		8:00 - 10:30 7-H		8:00 - 10:30 6-H	
1:00 - 3:15 Unit Lib.		1:00 - 3:15 Unit Lib.		1:00 - 3:15		1:00 - 3:15 4-H		1:00 - 3:15 1-H		1:00 - 3:15 2-H		1:00 - 3:15 J-Dorm	
						6:00 - 7:30 J-Dorm		6:00 - 7:45 3-H					
Nov 3		Nov 4		Nov 5		Nov 6		Nov 7		Nov 8		Nov 9	
8:00 - 10:30 Unit Lib.		8:00 - 10:30 Unit Lib.		8:00 - 10:30 4-H		8:00 - 10:30 3-H		8:00 - 10:30 Unit Lib.		8:00 - 10:30 1-H		8:00 - 10:30 7-H	
1:00 - 3:15 Unit Lib.		1:00 - 3:15 Unit Lib.		1:00 - 3:15 1-H		1:00 - 3:15 2-H		1:00 - 3:15 6-H		1:00 - 3:15 4-H		1:00 - 3:15 3-H	
						6:00 - 7:30 7-H		6:00 - 7:45 J-Dorm					
Nov 10		Nov 11		Nov 12		Nov 13		Nov 14		Nov 15		Nov 16	
8:00 - 10:30 Unit Lib.		8:00 - 10:30 Unit Lib.		8:00 - 10:30 2-H		8:00 - 10:30 Unit Lib.		8:00 - 10:30 Unit Lib.		8:00 - 10:30 7-H		8:00 - 10:30 6-H	
1:00 - 3:15 Unit Lib.		1:00 - 3:15 Unit Lib.		1:00 - 3:15 6-H		1:00 - 3:15 Unit Lib.		1:00 - 3:15 4-H		1:00 - 3:15 3-H		1:00 - 3:15 2-H	
						6:00 - 7:30 1-H		6:00 - 7:45 J-Dorm					
Nov 17		Nov 18		Nov 19		Nov 20		Nov 21		Nov 22		Nov 23	
8:00 - 10:30 Unit Lib.		8:00 - 10:30 Unit Lib.		8:00 - 10:30 J-Dorm		8:00 - 10:30 1-H		8:00 - 10:30 Unit Lib.		8:00 - 10:30 N. Unit Workers		8:00 - 10:30 4-H	
1:00 - 3:15 Unit Lib.		1:00 - 3:15 Unit Lib.		1:00 - 3:15 4-H		1:00 - 3:15 7-H		1:00 - 3:15 2-H		1:00 - 3:15 S. Unit Workers		1:00 - 3:15 J-Dorm	
						6:00 - 7:30 3-H		6:00 - 7:45 6-H					
Nov 24		Nov 25		Nov 26		Nov 27		Nov 28		Nov 29		Nov 30	
8:00 - 10:30 Unit Lib.		8:00 - 10:30 Unit Lib.		8:00 - 10:30 3-H		8:00 - 10:30 7-H		8:00 - 10:30 Unit Lib.		8:00 - 10:30 1-H		8:00 - 10:30 2-H	
1:00 - 3:15 Unit Lib.		1:00 - 3:15 Unit Lib.		1:00 - 3:15 1-H		1:00 - 3:15 2-H		1:00 - 3:15 4-H		1:00 - 3:15 3-H		1:00 - 3:15 Lib. Wrkrs.	
						6:00 - 7:30 6-H		6:00 - 7:45 J-Dorm					

H O U R S	8:00am-10:30am 1:00pm-3:15pm 6:00pm-7:45pm		December 2019						**LEGAL LIBRARY IS OPEN <u>EVERY</u> LIBRARY SESSION**					
			<i>RCI Library Schedule</i>											
			Copies are 5¢ per side-legal work only											
Sunday			Monday		Tuesday		Wednesday		Thursday		Friday		Saturday	
Dec.	1	Dec.	2	Dec.	3	Dec.	4	Dec.	5	Dec.	6	Dec.	7	
8:00 - 10:30 Unit Lib.		8:00 - 10:30 Unit Lib.		8:00 - 10:30 6-H		8:00 - 10:30 7-H		8:00 - 10:30 Unit Lib.		8:00 - 10:30 7-H		8:00 - 10:30 4-H		
1:00 - 3:15 Unit Lib.		1:00 - 3:15 Unit Lib.		1:00 - 3:15 4-H		1:00 - 3:15 2-H		1:00 - 3:15 3-H		1:00 - 3:15 6-H		1:00 - 3:15 J-Dorm		
						6:00 - 7:30 1-H		6:00 - 7:45 J-Dorm						
Dec.	8	Dec.	9	Dec.	10	Dec.	11	Dec.	12	Dec.	13	Dec.	14	
8:00 - 10:30 Unit Lib.		8:00 - 10:30 Unit Lib.		8:00 - 10:30 2-H		8:00 - 10:30 Unit Lib.		8:00 - 10:30 Unit Lib.		8:00 - 10:30 6-H		8:00 - 10:30 1-H		
1:00 - 3:15 Unit Lib.		1:00 - 3:15 Unit Lib.		1:00 - 3:15 1-H		1:00 - 3:15 Unit Lib.		1:00 - 3:15 4-H		1:00 - 3:15 2-H		1:00 - 3:15 7-H		
						6:00 - 7:30 3-H		6:00 - 7:45 J-Dorm						
Dec.	15	Dec.	16	Dec.	17	Dec.	18	Dec.	19	Dec.	20	Dec.	21	
8:00 - 10:30 Unit Lib.		8:00 - 10:30 Unit Lib.		8:00 - 10:30 3-H		8:00 - 10:30 J-Dorm		8:00 - 10:30 Unit Lib.		8:00 - 10:30 4-H		8:00 - 10:30 3-H		
1:00 - 3:15 Unit Lib.		1:00 - 3:15 Unit Lib.		1:00 - 3:15 4-H		1:00 - 3:15 6-H		1:00 - 3:15 1-H		1:00 - 3:15 7-H		1:00 - 3:15 J-Dorm		
						6:00 - 7:30 7-H		6:00 - 7:45 2-H						
Dec.	22	Dec.	23	Dec.	24	Dec.	25	Dec.	26	Dec.	27	Dec.	28	
8:00 - 10:30 Unit Lib.		8:00 - 10:30 Unit Lib.		8:00 - 10:30 6-H		8:00 - 10:30 HO, HO, HO		8:00 - 10:30 Unit Lib.		8:00 - 10:30 3-H		8:00 - 10:30 7-H		
1:00 - 3:15 Unit Lib.		1:00 - 3:15 Unit Lib.		1:00 - 3:15 1-H		1:00 - 3:15 MERRY		1:00 - 3:15 2-H		1:00 - 3:15 J-Dorm		1:00 - 3:15 6-H		
						6:00 - 7:30 CHRISTMAS		6:00 - 7:45 4-H						
Dec.	29	Dec.	30	Dec.	31	Jan.	1	Jan.	2	Jan.	3	Jan.	4	
8:00 - 10:30 Unit Lib.		8:00 - 10:30 Unit Lib.		8:00 - 10:30 4-H		8:00 - 10:30 HAPPY		8:00 - 10:30 Unit Lib.		8:00 - 10:30 N. Unit Wrks.		8:00 - 10:30 J-Dorm		
1:00 - 3:15 Unit Lib.		1:00 - 3:15 Unit Lib.		1:00 - 3:15 1-H		1:00 - 3:15 NEW		1:00 - 3:15 3-H		1:00 - 3:15 S. Unit Wrks.		1:00 - 3:15 Lib. Wrks.		
						6:00 - 7:30 YEAR		6:00 - 7:45 2-H						

H O U R S	8:00am-10:30am 1:00pm-3:15pm 6:00pm-7:45pm		January 2020				**LEGAL LIBRARY IS OPEN <u>EVERY</u> LIBRARY SESSION**						
			RCI Library Schedule										
			Copies are 5¢ per side-legal work only										
Sunday		Monday		Tuesday		Wednesday		Thursday		Friday		Saturday	
Dec 29		Dec 30		Dec 31		Jan 1		Jan 2		Jan 3		Jan 4	
8:00 - 10:30 Unit Lib.		8:00 - 10:30 Unit Lib.		8:00 - 10:30 4-H		8:00 - 10:30 HAPPY		8:00 - 10:30 Unit Lib.		8:00 - 10:30 N. Unit Lib. Wrkrs.		8:00 - 10:30 J-Dorm	
1:00 - 3:15 Unit Lib.		1:00 - 3:15 Unit Lib.		1:00 - 3:15 1-H		1:00 - 3:15 NEW		1:00 - 3:15 3-H		1:00 - 3:15 S. Unit Lib. Wrkrs.		1:00 - 3:15 Lib. Wrkrs.	
						YEAR		6:00 - 7:45 2-H					
Jan 5		Jan 6		Jan 7		Jan 8		Jan 9		Jan 10		Jan 11	
8:00 - 10:30 Unit Lib.		8:00 - 10:30 Unit Lib.		8:00 - 10:30 6-H		8:00 - 10:30 1-H		8:00 - 10:30 Unit Lib.		8:00 - 10:30 8-H		8:00 - 10:30 4-H	
1:00 - 3:15 Unit Lib.		1:00 - 3:15 Unit Lib.		1:00 - 3:15 8-H		1:00 - 3:15 4-H		1:00 - 3:15 2-H		1:00 - 3:15 J-Dorm		1:00 - 3:15 6-H	
								6:00 - 7:45 3-H					
Jan 12		Jan 13		Jan 14		Jan 15		Jan 16		Jan 17		Jan 18	
8:00 - 10:30 Unit Lib.		8:00 - 10:30 Unit Lib.		8:00 - 10:30 3-H		8:00 - 10:30 2-H		8:00 - 10:30 Unit Lib.		8:00 - 10:30 4-H		8:00 - 10:30 1-H	
1:00 - 3:15 Unit Lib.		1:00 - 3:15 Unit Lib.		1:00 - 3:15 1-H		1:00 - 3:15 8-H		1:00 - 3:15 6-H		1:00 - 3:15 3-H		1:00 - 3:15 2-H	
								6:00 - 7:45 J-Dorm					
Jan 19		Jan 20		Jan 21		Jan 22		Jan 23		Jan 24		Jan 25	
8:00 - 10:30 Unit Lib.		8:00 - 10:30 Unit Lib.		8:00 - 10:30 8-H		8:00 - 10:30 J-Dorm		8:00 - 10:30 Unit Lib.		8:00 - 10:30 3-H		8:00 - 10:30 6-H	
1:00 - 3:15 Unit Lib.		1:00 - 3:15 Unit Lib.		1:00 - 3:15 6-H		1:00 - 3:15 4-H		1:00 - 3:15 1-H		1:00 - 3:15 8-H		1:00 - 3:15 J-Dorm	
								6:00 - 7:45 2-H					
Jan 26		Jan 27		Jan 28		Jan 29		Jan 30		Jan 31		Feb 1	
8:00 - 10:30 Unit Lib.		8:00 - 10:30 Unit Lib.		8:00 - 10:30 4-H		8:00 - 10:30 1-H		8:00 - 10:30 Unit Lib.		8:00 - 10:30 N. Unit Wrkrs.		8:00 - 10:30 6-H	
1:00 - 3:15 Unit Lib.		1:00 - 3:15 Unit Lib.		1:00 - 3:15 2-H		1:00 - 3:15 3-H		1:00 - 3:15 8-H		1:00 - 3:15 S. Unit Wrkrs.		1:00 - 3:15 Lib. Wrkrs.	
								6:00 - 7:45 J-Dorm					

H O U R S	8:00am-10:30am 1:00pm-3:15pm 6:00pm-7:45pm		February 2020						**LEGAL LIBRARY IS OPEN <u>EVERY</u> LIBRARY SESSION**				
			RCI Library Schedule										
			Copies are 5¢ per side-legal work only										
Sunday		Monday		Tuesday		Wednesday		Thursday		Friday		Saturday	
Jan	26	Jan	27	Jan	28	Jan	29	Jan	30	Jan	31	Feb	1
8:00 - 10:30 Unit Lib.		8:00 - 10:30 Unit Lib.		8:00 - 10:30 4-H		8:00 - 10:30 1-H		8:00 - 10:30 Unit Lib.		8:00 - 10:30 North Unit Wkrs.		8:00 - 10:30 6-H	
1:00 - 3:15 Unit Lib.		1:00 - 3:15 Unit Lib.		1:00 - 3:15 2-H		1:00 - 3:15 3-H		1:00 - 3:15 8-H 6:00 - 7:45 J-Dorm		1:00 - 3:15 South Unit Wkrs.		1:00 - 3:15 Lib. Wkrs.	
Feb	2	Feb	3	Feb	4	Feb	5	Feb	6	Feb	7	Feb	8
8:00 - 10:30 Unit Lib.		8:00 - 10:30 2-H		8:00 - 10:30 3-H		8:00 - 10:30 8-H		8:00 - 10:30 7-H		8:00 - 10:30 2-H		8:00 - 10:30 1-H	
1:00 - 3:15 Unit Lib.		1:00 - 3:15 4-H		1:00 - 3:15 7-H		1:00 - 3:15 J-Dorm		1:00 - 3:15 4-H		1:00 - 3:15 J-Dorm		1:00 - 3:15 8-H	
6:00-7:45 Unit Lib.								6:00 - 7:45 1-H					
Feb	9	Feb	10	Feb	11	Feb	12	Feb	13	Feb	14	Feb	15
8:00 - 10:30 3-H		8:00 - 10:30 8-H		8:00 - 10:30 3-H		8:00 - 10:30 7-H		8:00 - 10:30 2-H		8:00 - 10:30 J-Dorm		8:00 - 10:30 4-H	
1:00 - 3:15 3-H		1:00 - 3:15 1-H		1:00 - 3:15 J-Dorm		1:00 - 3:15 4-H		1:00 - 3:15 1-H		1:00 - 3:15 7-H		1:00 - 3:15 8-H	
6:00-7:45 2-H								6:00 - 7:45 3-H					
Feb	16	Feb	17	Feb	18	Feb	19	Feb	20	Feb	21	Feb	22
8:00 - 10:30 3-H		8:00 - 10:30 4-H		8:00 - 10:30 7-H		8:00 - 10:30 J-Dorm		8:00 - 10:30 3-H		8:00 - 10:30 8-H		8:00 - 10:30 2-H	
1:00 - 3:15 3-H		1:00 - 3:15 2-H		1:00 - 3:15 8-H		1:00 - 3:15 1-H		1:00 - 3:15 4-H		1:00 - 3:15 J-Dorm		1:00 - 3:15 7-H	
6:00-7:45 1-H								6:00 - 7:45 7-H					
Feb	23	Feb	24	Feb	25	Feb	26	Feb	27	Feb	28	Feb	29
8:00 - 10:30 8-H		8:00 - 10:30 3-H		8:00 - 10:30 8-H		8:00 - 10:30 4-H		8:00 - 10:30 1-H		8:00 - 10:30 2-H		8:00 - 10:30 J-Dorm	
1:00 - 3:15 8-H		1:00 - 3:15 4-H		1:00 - 3:15 2-H		1:00 - 3:15 7-H		1:00 - 3:15 3-H		1:00 - 3:15 Unit Lib. Wkrs.		1:00 - 3:15 Lib. Wkrs.	
6:00-7:45 1-H								6:00 - 7:45 J-Dorm		6:00 - 7:45 North & South			

H O U R S	8:00am-10:15am 1:00pm-3:15pm 6:00pm-7:45pm		March 2020						**LEGAL LIBRARY IS OPEN EVERY LIBRARY SESSION** **COPIES - 5 CENTS/PG. LEGAL COPIES ONLY**					
			RCI Library Schedule											
			UNIT LIB. AVAIL. WHEN MAIN LIB. IS CLOSED											
Sunday			Monday		Tuesday		Wednesday		Thursday		Friday		Saturday	
Mar 1			Mar 2		Mar 3		Mar 4		Mar 5		Mar 6		Mar 7	
1:00 - 3:15 1-House 6:00-7:45 8-House			8:00 - 10:15 3-House 1:00 - 3:15 4-House		8:00 - 10:15 7-House 1:00 - 3:15 2-House		8:00 - 10:15 1-House 1:00 - 3:15 J-Dorm		8:00 - 10:15 8-House 1:00 - 3:15 3-House 6:00 - 7:45 2-House		8:00 - 10:15 7-House 1:00 - 3:15 4-House		8:00 - 10:15 J-Dorm 1:00 - 3:15 8-House	
Mar 8			Mar 9		Mar 10		Mar 11		Mar 12		Mar 13		Mar 14	
1:00 - 3:15 2-House 6:00-7:45 1-House			8:00 - 10:15 4-House 1:00 - 3:15 3-House		8:00 - 10:15 7-House 1:00 - 3:15 J-Dorm		8:00 - 10:15 8-House 1:00 - 3:15 1-House		8:00 - 10:15 3-House 1:00 - 3:15 4-House 6:00 - 7:45 2-House		8:00 - 10:15 J-Dorm 1:00 - 3:15 8-House		8:00 - 10:15 1-House 1:00 - 3:15 7-House	
Mar 15			Mar 16		Mar 17		Mar 18		Mar 19		Mar 20		Mar 21	
1:00 - 3:15 2-House 6:00-7:45 3-House			8:00 - 10:15 4-House 1:00 - 3:15 7-House		8:00 - 10:15 8-House 1:00 - 3:15 1-House		8:00 - 10:15 J-Dorm 1:00 - 3:15 4-House		8:00 - 10:15 2-House 1:00 - 3:15 3-House 6:00 - 7:45 J-Dorm		8:00 - 10:15 8-House 1:00 - 3:15 7-House		*LIBRARY CLOSED - UNIT LIB. AVAILABLE*	
Mar 22			Mar 23		Mar 24		Mar 25		Mar 26		Mar 27		Mar 28	
1:00 - 3:15 3-House 6:00-7:45 1-House			8:00 - 10:15 4-House 1:00 - 3:15 2-House		8:00 - 10:15 7-House 1:00 - 3:15 8-House		8:00 - 10:15 J-Dorm 1:00 - 3:15 1-House		8:00 - 10:15 2-House 1:00 - 3:15 4-House 6:00 - 7:45 3-House		8:00 - 10:15 J-Dorm 1:00 - 3:15 N & S Unit Librarians		8:00 - 10:15 7-House 1:00 - 3:15 Lib. Workers	
Mar 29			Mar 30		Mar 31		Apr 1							
1:00 - 3:15 1-House 6:00-7:45 8-House			8:00 - 10:15 3-House 1:00 - 3:15 2-House		8:00 - 10:15 J-Dorm 1:00 - 3:15 7-House		8:00 - 10:15 4-House 1:00 - 3:15 TBA							

Notice of an Unauthorized Item Received

Inmate's Name: <u>McKinney</u>	Number: <u>519194</u>	Lock: <u>4B-230</u>
Date Received: <u>11-29-19</u>	Sender's Name: <u>NO Return Address</u>	
Sender's Address: <u>NO Return Address</u>		

☐ Unapproved Funds

Money Order #:	Amount \$:	Institution:
Cashiers Check #:	Amount \$:	Institution:
Other, Explain:		

Reason Funds Have Been Withheld

- | | |
|--|--|
| <input type="checkbox"/> Need complete address of sender on money order
<input type="checkbox"/> Held by the Cashier's Office for further investigation as to source or related reasons
<input type="checkbox"/> Was not in approved form (Explain): _____ | <input type="checkbox"/> Money order not legible
<input type="checkbox"/> Item not signed by sender |
|--|--|

The above listed item was withheld in accordance with AR 5120-5-02.

These funds will be held in the mail office for TEN (10) DAYS ONLY. (See "Disposition of Unapproved Item")

Mail Room Employee and/or Cashier: _____

☒ Nuisance Contraband

Description of contraband: NO Return to Sender Envelope

The item listed above has been withheld in accordance with AR 5120-9-17 (Incoming Mail).

This item will be held in the mail office for TEN (10) DAYS ONLY. (See "Disposition of Unapproved Item" below)

Disposition of Unauthorized Item

- ☐ This item(s) may not be returned to sender and will either be destroyed or forfeited to the institution per court order.

Check the appropriate box below to indicate how you wish the above item to be disposed of. This form must be returned to the Mail Office within TEN (10) DAYS of the date the unapproved item was received. Failure to do so will result in the disposal of the unauthorized item under AR 5120-9-55.

- ☒ Mail at my expense to the above noted address I have enclosed a self addressed stamped envelope or a signed cash slip.
☐ Destroy the contraband item. (Funds can not be destroyed).

Inmate's Signature: Anthony McKinney

Date: 11-1-19

RETURN THIS FORM IMMEDIATELY TO THE MAIL OFFICE

Action Taken By Mail Office Staff

- | | |
|--|---|
| <input type="checkbox"/> Return to sender
<input type="checkbox"/> Destroyed in accordance with AR5120-9-55 | <input type="checkbox"/> Return to inmate
<input type="checkbox"/> Sent to Cashier's Office for processing |
|--|---|

Mail Room Staff Signature: _____

Date: _____